separately received any part of such property, it shall be lawful for the jury to convict upon such indictment such of the said persons as shall be proved to have received any part of such property.

XV. And whereas it frequently happens that

Separate accessories and receivers may be included in

the principal in a felony is not in custody or the same indictment in the absence of the principal felon.

amenable to justice, arthur though several accessories to such felony or

receivers at different times of stolen property the subject of such felony may be in custody or amenable to justice: for the prevention of several trials, it is enacted that any number of such accessories or receivers may be charged with substantive felonies in the same indictment, notwithstanding the principal felon shall not be included in the same indictment, or shall not be in custody or amenable to justice.

XVI. It shall be lawful to insert several counts

Three larcenies from the same person within six months may be included in the same indictment. in the same indictment against the same person for any number of distinct acts of stealing, not

exceeding three, which may have been committed by him against the same person within the space of six calendar months from the first to the last of such acts, and to proceed thereon for all or any of them.

XVII. If upon the trial of any indictment for

Where a single taking is charged, the prosecutor need not elect, unless where more than three takings, or more than six months between the first and last taking.

larceny, it shall appear that the property alleged in such indictment to have been stolen at one time was taken at different times, the prosecutor shall

not by reason thereof be required to elect upon which taking he will proceed, unless it shall appear that there were more than three takings, or that more than the space of six calendar months elapsed between the first and the last of such takings; and in either of such lastmentioned cases the prosecutor shall be required to elect to proceed for such number of takings, not exceeding three, as appear to have taken place within the period of six calendar months from the first to the last of such takings.

XVIII. In every indictment in which it shall

Coin and bank-notes may be described simply as money.

be necessary to make any averment as to any money or any note of any bank, it shall be sufficient to

describe such money or bank-note simply as money, without specifying any particular coin or bank-note; and such allegation, so far as regards the description of the property, shall be sustained by proof of any amount of coin or of any banknote, although the particular species of coin of which such amount was composed, or the particular nature of the bank-note, shall not be proved, and in cases of embezzlement and obtaining money or bank-notes by false pretences, by proof that the offender embezzled or obtained any piece of coin or any bank-note, or any portion of the value thereof, although such piece of coin or bank-note may have been delivered to him in order that some part of the value thereof should be returned to the party delivering the same returned to the party delivering the same, or to any other person, and such part shall have been retained accordingly.

In every indictment for perjury, or for

Simplifying indictments for perjury and other like

unlawfully, wilfully, falsely, fraudulently, deceitfully, maliciously, or corruptly taking, making, signing, or subscribing any oath, affirmation, affi-

davit, deposition, bill, answer, notice, certificate, or other writing, it shall be sufficient to set forth the substance of the offence charged upon the defendant, and by what Court or before whom the oath, affirmation, declaration, affidavit, deposition, bill, answer, notice, certificate, or other writing was taken, made, signed, or subscribed, without setting forth the bill, answer, information, indictment, declaration, or any part of any proceeding either in law or in equity, and without setting forth the commission or anthority of the Court or person before whom such offence was committed.

XX. In every indictment for subornation of

As to form of indictments for subornation of perjury and other like offences.

perjury, or for corrupt bargaining or contracting with any person to com-mit wilful and corrupt

perjury, or for inciting, causing, or procuring any person unlawfully, wilfully, falsely, fraudulently, deceitfully, maliciously or corruptly to take, make, sign or subscribe any oath, affirmation, declaration, affidavit, deposition, bill, answer, notice, certificate, or other writing, it shall be sufficient, wherever such perjury or other offence aforesaid shall have been actually committed, to allege the offence of the person who actually committed such perjury or other offence in the manner hereinbefore mentioned, and then to allege that the defendants unlawfully, wilfully, and corruptly did cause and procure the said person the said offence, in manner and form aforesaid, to do and commit; and wherever such perjury or other offence aforesaid shall not have been actually committed, it shall be sufficient to set forth the substance of the offence charged upon the defendant, without setting forth or averring any of the matters or things hereinbefore rendered unnecessary to be set forth or averred in the case of wilful and corrupt perjury.

XXI. No indictment for any offence shall be

held insufficient for want What defects shall not of the averment of any matter unnecessary to be

proved, nor for the omission of the words "as appears by the record," or of the words " with force and arms," or of the words "against the peace," nor for the insertion of the words "against the form of the statute," instead of "against the form of the statutes," or vice versa, nor for that any person mentioned in the indictment is designated by a name of office, or other descriptive appellation, instead of his proper name, nor for omitting to state the time at which the offence was committed in any case where time is not of the essence of the offence, nor for stating the time imperfectly, nor for stating the offence to have been committed on a day subsequent to the finding of the indictment, or on an impossible day, or on a day that never happened, nor for want of a proper or perfect venue, nor for want of a proper or formal conclusion, nor for want of or imperfection in the addition of any defendant, nor for want of the statement of the value or price of any matter or thing, or the amount of damage, injury, or spoil, in any case where the value or price, or the amount of damage, injury, or spoil, is not of the essence of the offence.

XXIL Every objection to any indictment for

Formal objections to in-dictments shall be taken be-fore jury are sworn. Court may amend any formal de-

any formal defect apparent on the face thereof shall be taken, by demurrer or motion to quash such indictment, before

the jury shall be sworn, and not afterwards; and every Court before which any such objection shall be taken for any formal defect may, if it be thought necessary, cause the indictment to be forthwith amended in such particular by some officer of the Court, or other person, and thereupon the trial shall propped as if no such defect had appeared.

Provision as to traversing to traverse or postpone the trial of any indictments.

ment found against him at any Session of the Peace, Session of Oyer and Terminer, or Session of Gaol Delivery; provided always that if the Court, upon the application of the person so indicted or otherwise, shall be of opinion that he ought to be allowed a further time, either to prepare for his defence or otherwise, such Court may adjourn the trial of such person to the next subsequent session, upon such terms as to bail or otherwise as to such Court shall seem meet, and may respite the recognizances of the prosecutor and witnesses accordingly, in which case the prosecutor and witnesses shall be bound to attend to prosecute and give evidence at such subsequent Session without entering into any fresh recognizance for that purpose.

Provision as to plea of autrefois convict or autrefois acquit it shall be sufficient for any defendant to state that he has been lawfully convicted or acquitted (as the case may be) of the said offence charged in the indictment.

Punishment for certain indictable misdemeanors.

Whenever any person shall be convicted of any one of the offences following, as an indictable misdemeanor; that is

to say; any cheat or fraud punishable at common law; any conspiracy to cheat or defraud, or to extort money or goods, or falsely to accuse of any crime, or to obstruct, prevent, pervert, or defeat the course of public justice; any escape or rescue from lawful custody, on a criminal charge; any public and indecent exposure of the person; any indecent assault, or any assault occasioning actual bodily harm; any attempt to have carnal knowledge of a girl under tweive years of age; any public selling, or exposing for public sale or to public view, of any obscene book, print, picture, or other indecent exhibition, it shall be lawful for the Court to sentence the offender to be imprisoned for any term now warranted by law, and also to be kept to hard labour during the whole or any part of such term of imprisonment.

XXVI. In the construction of this Act the word "indictment" shall Interpretation of terms. "information," "inquisition," and "presentment," as well as "indictment," and also any " plea," " replication," or other pleading; and the terms "finding of the indictment," shall be understood to include "the taking of an inquisition," "the exhibiting of an information," and "the making a presentment;" and wherever, in this Act, in describing or referring to any person or party, matter or thing, any word importing the singular number or masculine gerider is used, the same shall be understood to include and shall be applied to several persons and parties as well as one person or party, and females as well as males, and bodies corporate as well as individuals, and several matters and things as well as one matter or thing; and the word "property" shall be understood to include goods, chattels, money, valuable securities, and every other matter or thing, whether real or personal, upon or with respect to which any offence may be committed.

TAVII. This Act shall come into operation on the first day One thousand eight hundred and afty two. Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 9th day of March next.

> FRED. JAS. HALLIDAY, Secy. to the Goot. of India.

Fort William, Home Department, Logislative, the 9th January, 1852.

The following Draft of a proposed Act was read in Council for the first time on the 9th January, 1852:

ACT No. OF 1852.

An Act to authorize the employment of Uncovenanted Deputy Collectors in the Presidency of Bombay.

Whereas the exigencies of the public service require the employment of Uncovenanted Deputy Collectors in the Revenue Department within the Presidency of Bombay, it is hereby enacted as follows:

- I. The Governor of Bombay in Council may appoint in any Zillah or District within the said Presidency one or more Uncovenanted Deputy Collectors, with the powers hereinafter mentioned.
- II. Every person appointed a Deputy Collector under this Act shall, before entering upon the duties of his office, make and subscribe before the Collector and Magistrate of the Zillah a solemn declaration to the same effect as the oath prescribed in Appendix A. annexed to Regulation XVI. of 1827 of the Bombay Code, the words "the East India Company" being inserted in such declaration, instead of the words "the United Company of Merchants of England trading to the East Indies" and the words "United Company" in the said oath contained.
- III. Deputy Collectors appointed under this Act shall discharge such of the duties and exercise such of the powers of the Covenanted Assistants in the Revenue Department, as shall be prescribed from time to time in each case by the Governor of Bombay in Council, and shall be subject to the same control and authority in all respects as such assistants respectively.
- IV. Section XI. of Regulation XVI. of 1827, of the Bombay Code, shall be applicable to Deputy Collectors appointed under this Act, who shall hold their Offices subject to the provisions of the said section.
- V. No Deputy Collector appointed under this Act shall be dimissed from Office without the sanction of the Governor of Bombay in Council. Whenever there is reason to believe that a Deputy Collector is disqualified, by neglect, incapacity, corruption, or other misbehaviour, for continuance in office, a report shall be made by his superior in the Revenue Department for the consideration and orders of the Governor of Bombay in Council, who shall be competent to suspend such Deputy Collector, and order a further enquiry into his conduct, or direct his immediate dismissal, as may appear just and proper.

Ordered that the Draft now read be published for general information.

Ordered that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 9th day of April next.

> FRED. JAB. HALLIDAY, Secy. to the Goot. of Page.



APPENDIX TO

The Calcutta Gazette.

Published by Authority.

SATURDAY, JANUARY 10, 1852.

ৰক্ষ ও এতৰেশীর অপর ভাষাতে নামান্তিত যে সকল চিঠার মালিকানের টিকান। নাহওরাপ্রযুক্ত ত্তিপুরা পোই আফিসে ই৲ ১৮৫১ সালের মে মাহাতে যে সকল চিঠা রাখিত হইয়াছে তাহার কর্ম।

হ । প্রতিষ্ঠান্তে ভাষার কল।						
চিঠীর সংখ্যা	চিঠীর মালিকানের নাম	মালিকানের টিকানা	टेकक्रिय			
>	গোলোকচন্দ্র চক্রবর্ত্তী	<u> </u>				
2	রামগোপাল মিত্র	à	1			
0	রামদ্যাল মুনশী	à				
8	नवकित्भाव महकाव	æ				
a	কৃষ্ণলোচন রায়	æ				
0	কাদের চাপরাসি	চটোগ্রাম				
•	রামচরণ সদ্ধি	<u>ত্রিপুরা</u>				
۲	রামগোপাল মিত্র	à				
>	মহ্মুদ কাএম	4				
>0	কালীমোহন কর	à				
>>	চন্দ্রশেথর শেন	æ	22.0			
32	मूर्ताञ्जाम मान	a				
30	শ্যামরাম দেও	a)	İ			
38	পঞ্চানন চক্রবর্ত্তী	•	ŀ			
20	পল্যান সি৲হ	3				
30	तमाध्य मृक्न	4				
39	দুৰ্গচিৱণ বসু	*				
31	4	*				
12	4	*	.			
10	কতে মহ্মাদ কয়াল	লক্ষিপুর				
23	रेक्नाफल्य वम्	4				
44	গৌরহরি চক্রবর্ত্তী	*				
10	(द्रग्रामुम्हीन	তথারাম				
. 18	लालाकान्य मसूमगाइ	কোমীল্যা				
. 10	মিঞা বঙ্গ	4				
20	দেবরাম পাল	*				
3,9	(इग्रां क् मीन	4				
4	মগ্নমোহন চক্রবর্থী	A 18	4 6 8			

চিঠীর শ^ৰ্মা	চিঠীর মালিকানের নাম	মালিকানের টিকানা	रेककिए
રુ	शक्रामिन अशोद्धि	কোমীল্যা	
00	शारनाकहम् माम	. a	
27	कारमूल लाकुत	, 4	
00	ভবন্ধন গোশেন	.	•
၁၁	শেটান গাজি	æ	1
28	হেকীম তৈবাণী		
20	তারিনীচরণ দে	' a	İ
25	রাজকিশোর ভদু	à	
39	নানা জান পাট্যারি	*	
40	(নাৎ ফুলা	* *	i
92	रेजनूमा	à	
8 •	রোমভান চাপরাশি		
83	হরলোচন দাস	*	
88	আগ্মান রেজা	4	
85	রামকমল বন্দ্যোপাধ্যায়		
88	নেথ হিলু মেুধা	a	a a
8 @	আলম থাঁ	a	
85	नमीयात्रहाम वनिक	à	!
89	মদনমোছন চটোপাধ্যায়	a	į
81-	নবিনচাঁদ ধুৰি	4	
82	ভারথচন্দ্র রায়	à	
0.0	বুছনাথ দাস	a a	
42	মহ্মাদ ইশব	à	
61	মহমুদ বেচু	à	
60	আমির বিবি	· *	
6.8	रिवमानाथ भग्नान	4	I
88	শুরুদাস শর্মাণ	*	
69	লক্ষ্যাচরণ দেও		ė
69	রামসুদরে সি^হ	*	1
*	নাথ্উলা	4	
6.5	রামসুম্বর বসু	4	İ
80	ছন্উল্ল		
63	म्बोम्बन बार्य	.	
61	পায়উল্লা	at .	-
60	मूर्तीहरून वमू	4	i
68	अका कुम्होन	j . •	
96	কমলাকার চৌধুরী	4	
• 5	त्रो×त्रञ्ज मर्मात	4	
69	জিৰণকৃষ্ণ শেন	4	I
8F	ভারিনীচরণ মুখোপাধ্যায়	, *	
69	তারামণী ভটওয়ারি		1
10	मारद्राता	A	
42	रेप्रमुक्तीन	मार्का	1
. 12	পারশি টিটি	ब्रह्माञ्चाम	1.

a 50

চিঠ্টার দ৲খ্যা	চিঠীর মালিকানের মাস	মালিকানের টিকারা	কৈভিয়েৎ
90	মতিহর রহমান্	কোমীল্যা	
98	क्ष्मकिहत हजावर्जी	*	i
90	र् तम्	*	1
10	মির অড়ান সাহেব	*	-
99	ভবানীচন্দ্ৰ	*	
96	রাক্মানিকা মলুমদার	*	
12	শিব লাল ভেওয়ারি	•	1
b.	নাগরি চিটি	æ	
F>	রামকেশব শা	à	1
4	আনন্দ মহাপাত্র	4	}
F0	মাগনচন্দ্ৰ	₹	
₽8	टेन प्रमृोन टेन प्रमृोन	à	•
F0 '	শিবচন্দ্র ঠাকুর	*	į
b 6	গৌরমোহন	.	
49	नम्बन्धम् द्वाय	ď	
66	কালীকা	À	
49	রামকানাই দে	্রিপুরা <u> </u>	1
20	জগন্ধার্থ দাস	কোমীল্যা	
22	লাল মহমাদ	à l	1
28	মনীরদ্বীন আছ্মাদ	a a	į
20	অরণ্যকুমারি	a	
>8	মণীরূদ্দীন	4	
26	রামকৃষ্ণ গণ	•	
20	বেচা গাজি	. 4	
29	प्रश्चम कांजिन	.	F

বন্ধ ও এতদেশীয় অপর ভাষাতে নামান্ধিত যে দকল চিচীর মালিকানের টিকানা নাহওরাপ্সফুক রলপুর পোস্ট আফিলে ই৭ ১৮৫১ দালের আপ্রিল মাহাতে যে দকল চিচী রাশ্বিত হইরাছে তাহার ফর্ম।

नविनम्सु (होधुद्री	ধাপা
কাত্তিকনারায়ণ	'রঙ্গপুর
আনন্দমোহন রায়	মাহি গঞ্জ
<i>জোধন বি</i> ^হ	পাল
বাবু গিরিধারি	त क् श्रुत
कृष्णरहि कृषु	পাৰনা
মুনশী মকিমউদ্দীন	র লপু র
নাগরি চিটি	*
4	बे
লগৎচন্দ্র মন্ত্রদার	বাপ্তনা
পারনি চিটি	त म् श्रुत
जिंबन् मान	*
নাগরি চিটি	<u>ৰোড়াঘাট</u>
চন্দ্রকার দার্মান	मध्यात शक

विशेष मा	চিঠার মালিকানের নাম	য়ালিকানের টিকানা	কৈছিয়েৎ
>6	নাগরি চিটি	तक्रभूद	
30	কাশিনাথ মনুমদার	4	1
>9	रेबकुर्श्वाध तात्र	পির গঞ্জ	
32	ভারিনীচরণ রায়	মাই গশ্ব	
32	চ্দুৰাধ মজুমদার	त क्र भूत	į
20	রামকুমার বি^হ	নিমাই গ্ৰ	ĺ
25	পারসি চিটি	রক্পুর	
44	রামকমল রায়	*	
10	धक्राम मात्रकात	*	
٤8	वानकम् द्राव	at .	Ì
20	तालाकम् भारा	মাই গ্ৰ	Ì
ર હ	क्रेमानम्सु द्राय	त क श्रेत	i
29	দুর্গাচরণ মুঝোপাখ্যায়	পুরানাহাট	Í
13 EF	কারেম আলি	त क् श्रुत	i
45	क्राधारताविक माम	•	į.
90	चि ववम्ब		

বছ ও এডদেশীর অপর ভাষাতে নামান্ধিত বে সকল চিঠার মালিকানের টিকানা নাহওয়াপ্রবৃক্ত মালদহ পোই আফিসে ১৮৫১ সাব্দের আপ্রিল লা\ আগই মাহাতে বে সকল চিঠা রাথিত হইয়াছে তাহার কর্ম।

1			
,	<u> বৈলোক্যনাথ</u> সাম্যাল	কলি কাতা	
2	কাশি মাৰি	ą	
0	বুধু মণ্ডল	4	
8	#গবন্ধায়	. •	
æ	বিখন। খ সরকার	নদীয়া	
	শিত্র মহল্যার	কলিকাতা	
•	গদাপ্রনাদ চক্টোপাখ্যার	মালবহ	
2	रक्रू भाकि	ক লিকা তা	
>	किनू नवकाव	মালদহ	
•>	स्यानहाम हानदानि	ক লি কাতা	
>>	মুনশী শাভি সাহেব	•অর্লাবাদ	
32	শোনামণী দাসি	à	
30	प्रधून्त वर्गाद	কাহাননগর	
38	সোনামণী দেব্যা	मिना ज श्रुत	
26	কমলাকান্ত চটোপাখ্যার	কালনা	

(To be Continued.)

[ইহার অবশিষ্ট আগামীতে প্রকাশ হইবেক।]

CALCUTTA,
General Post Office,
22nd September, 1851.

J. R. BURLTON BENNETT,
Deputy Post Master General, in Charge.



The Calcutta Gazette.

Published by Authority.

to the Press by NOON of TUESDAYS and FRIDAYS: and of a few lines
only, before 5 p. m. of those days.

WEDNESDAY, JANUARY 14, 1852.

No. 62.

Foreign Department,

Camp Kulleeanpore, the 5th January 1852.

Notification.—The Most Noble the Governor General is pleased to appoint Brevet Major J. Nicholson, 27th Regiment Bengal Native Infantry, to be a Deputy Commissioner in the Punjab.

No. 84.

Camp Campore, the 7th January 1852.

Sub-Assistant Surgeon M. Salder assumed Medical charge of the Kerowlee Agency, on the 19th ultimo.

No. 85.

Lieutenant A. G. Davidson resumed charge of the offices of Second Assistant Political Agent in Meywar, and Adjutant of the Meywar Bheel Corps, on the 15th ultimo.

H. M. ELLIOT,
Secy. to the Govt. of India,
with the Govr. Genl.

No. 25.

Fort Hilliam, Financial Department, the 15th December, 1851.

NOTIFICATION.—Notice is hereby given, that the Salaries, Pay, Batta and Allowances of the Civil. Military, and Marine Departments for December 1851, will be payable as under—

Military and Marine Departments on Saturday, the 10th proximo.

Civil Ditto on Thursday, the 15th proximo.

By order of the Hon'ble the President in Council.

J. A. DORIN, Secy. to the Goot. of India. Fort William, Home Department, Legislative, the 2nd January, 1852.

The following Act is passed by the Hon'ble the President of the Council of India in Council, on the 2nd January 1852, with the assent of the Most Noble the Governor General of India, which has been read and recorded.

Ordered, that the Act be promulgated for general information.

ACT No. I. of 1852.

An Act for the consolidation and amendment of the Laws relating to the Customs under the Presidency of Bombay.

Whereas it is expedient to consolidate into one Act the laws now in force, relating to the customs under the Presidency of Bombay, and also to amend the rules for the collection and management of the same, It is enacted as follows:

I. The following Regulations and parts of Regulations of the Bombay Code, and the following Acts and parts of Acts of the Government of India, are repealed, that is to say, Sections I. II. and III., Regulation VI. of 1799; Clause II. Section VII. Regulation IX. of 1800; Sections XIV. XVII. XX. XXI. and XXV., Regulation I. of 1805; Section IV. Regulation II. of 1810; Regulation VI. of 1814; Chapters III. V. and VII. Regulation XX. of 1827; Regulation I. of 1833; Act I. of 1838, except in so far as it repeals any Regulation of the Bombay Code, or Act of the Government of India; Act IX. of 1845, so far as it relates to the Bombay Presidency, except so far as it repeals any other Act; Act II. of 1846; and all other Acts and parts of Acts, and all other Regulations and parts of Regulations of the Bombay Code, so far as such Acts or Regulations prescribe the levy within the Bombay Presidency of any customs duties, as well on transit by land as on import and export by sea, or which relate in any way to such duties, or which require the payment of any fee leviable by Customs Authorities on account of any vessel which may enter any port in the territories subject to the Presidency of Bombay.

II. Nothing hereinbefore contained shall be construed to prevent the levy of any anchorage or harbour dues now leviable at the port of Bombay, or the levy of any special duties on opium, tobacco, gunja, spirits or salt which are, or may be, established by any Law, or the levy of any town duty, or of any Municipal Tax. or of any toll on any bridge, road, canal or causeway, or for repair and maintenance of light-houses, or the levy of any rent or fee leviable under Act XXV. of 1836, on the warehousing of goods.

III. The Governor of Bombay in Council may appoint one or more persons, to be commissioners of customs for the collection and management of the customs throughout the whole of the Presidency of Bombay with such salary or salaries as the said Governor in Council may deem reasonable; the persons so appointed shall hold their offices during the pleasure of the said Governor in Council, and shall, in all matters relating to the execution of their duties, be subject to the authority, direction and control of, and obey such orders and instructions as shall, from time to time, be issued to them by, the said Governor in Council.

IV. The Governor of Bombay in Council may appoint such persons as he may deem fit for the control and supervision of the collection and management of the customs in the Bombay Presidency under this Act, as collectors of customs, or under such other designation as the said Governor in Council shall determine; the persons so appointed shall be subject to the authority and control of the commissioner or commissioners (if any such officer shall have been appointed) in such manner and to such extent as the said Governor in Council, from time to time, may direct.

V. The Governor of Bombay in Council may appoint all other proper persons to execute the duties of the several subordinate officers necessary to the due management and collection of the customs, and may require from such persons such securities for their good conduct therein as the said Governor in Council may deem necessary; and may, from time to time, transfer any part of the duties and powers of any officer of customs under this Act to any other officer in such cases and under such restrictions as the said Governor in Council may deem fit; and every officer of customs appointed or employed on any duty relating to the said customs shall hold his office during the pleasure of the Governor of Bombay in Council: all persons holding any office of

employment in the said customs, at the time of the passing of this Act, shall continue to be so employed therein under this Act until duly removed therefrom.

VI. The Governor of Bombay in Council may delegate the whole or any portion of the powers with which he is invested by the preceding section to any commissioner or collector or other officer of customs regularly appointed under the provisions of this Act, and all subordinate officers of customs, who may be appointed by such commissioner or collector, or other officer of customs, by virtue of such delegated power shall be liable to be dismissed, suspended or fined to an extent not exceeding two months pay by the authority by which they were respectively appointed, subject to the control of Government, or of superior authority in the customs department.

VII. Whoever intentionally obstructs any officer, in the exercise of any powers given by this Act to such officer, shall be liable to imprisonment for any term not exceeding six months, or a fine not exceeding one thousand rupees, or both.

VIII. Any person, who shall offer a bribe to any custom house officer in order to induce such officer to act in a manner inconsistent with his duty, shall be liable for every such offence to a fine not exceeding one thousand rupees, or to imprisonment for any term not exceeding six months, or both.

IX. No action shall lie in the Supreme Court for any act or thing done under this Act; but every action for any wrong or trespass, if committed within the local limits of the Island of Bombay, shall be tried and determined before the Revenue Judge of Bombay, and if committed in any part of the Presidency of Bombay without those limits, then before the proper Zillah Judge within whose jurisdiction the same shall have been committed; and such Revenue Judge of Bombay, or Zillah Judge respectively, shall award such mages to the party aggrieved for the injury done as shall be just and equitable. Provided, that if it shall appear that there was reasonable and probable cause for the act complained of, the plaintiff shall not be entitled, beyond the restoration of any article unlawfully seized, or the value thereof, to more than two annas damages without

X. Whoever, being an officer appointed under the authority of this Act, shall be guilty of a wilful breach of the rules prescribed in this Act, or any other rules that shall be passed by the Governor of Bombay in Council under the authority of it, or shall accept, or obtain or attempt to obtain from any person any property, gratuity or benefit as a consideration for doing or forbearing to do any official act, shall be liable to imprisonment for any term not exceeding two years or to fine, or both.

XI. Whoever, being an officer appointed under the authority of this Act, practises or attempts to practise any fraud for the purpose of injuring the customs revenue, or abets or connives at any such fraud, or at any attempt to practise any such fraud, shall be liable to imprisonment for any term not exceeding two years, or to fine or both.

XII. In all cases in which under this Act, goods are liable to confiscation, and in all cases in which under this Act, any person in charge of, or owning a vessel, or landing or shipping goods,

or passing them through the custom house, is liable to a penalty, a commissioner or collector of customs may adjudicate such confiscation or such penalty; or the same may be adjudged by a deputy or by an assistant collector of customs being a Justice of the Peace; provided, that the power to adjudicate confiscation shall not extend as regards a deputy collector to goods beyond the value of rupees one thousand, nor as regards an assistant collector to goods beyond the value of rupees one hundred, nor shall any deputy collector impose any fine beyond the amount of rupees fifty. nor any assistant collector beyond the amount of rupees ten; and all cases adjudicated by a deputy or assistant collector shall be liable to revision by a collector of customs on appeal.

XIII. In case any goods, ship, vessel, just, cart, vehicle, or other article shall be seized as forfeited, or detained as under-valued under this Act, the adjudicating officer may order the same to be restored in such manner and on such terms and conditions as he thinks fit to direct; and if the proprietor of the same accepts such terms and conditions, he shall not have or maintain any action for recompense or damage on account of such seizure or detention, and the adjudicating officer shall not proceed to condemnation.

XIV. Any collector of customs or other officer, who is authorized to adjudicate customs cases, if he shall decide that a seizure of goods made under the authority of this Act was vexatious and unnecessary, may adjudge damages to be paid to the proprietor by the customs who made such a vexatious seizure, beside ordering the immediate release of the goods; and if the proprietor accepts such damages no action shall thereafter lie against the officer of customs, in any court of justice, on account of such seizure; and if such adjudicating officer shall decide that the seizure was warranted, but shall deem that the penalty of confiscation is unduly severe, he may mitigate the same by levying on the goods so seized as aforesaid, any portion of the market value of such goods not less than one-tenth of such value; and if the said officer adjudges confiscation, or any penalty in mitigation of confiscation, he may order that from the sale of the goods, or from the proceeds of any penalty inflicted in mitigation of confiscation, a proportion not exceeding, in all cases of seizure except seizures of salt or tobacco, one-half of the sum remaining after payment of all Government demands shall be distributed in rewards amongst such officers as he deems entitled thereto, and in such pro-portion as he directs to each respectively: but in awarding rewards for the seizure of confiscated salt or tobacco, he may award one-half of the proceeds of sale, without making any deduction on account of Government demands.

XV. All penalties under this Act, except those specified in any judicial award of the collector or other adjudicating officer, as provided for in Section XIII. of this Act, shall be adjudged and determined by the officiating magistrate of the place where the offence shall have been committed; and any collector being a justice of the peace, or deputy or assistant collector authorized in such behalf by his superior and being a justice of peace, may take informations and depositions on oath or solemn affirmation or declaration touching any matters involving a breach of any of the provisions of this Act, and if

taken in the presence of the party or parties charged with such breach, the same shall be received in evidence by such magistrate in the like manner and to the same extent as if taken before him, and shall be deemed sufficient for him to adjudicate thereon: but pothing herein contained shall prevent such magistrate from taking any information or deposition afresh, or from taking other and further depositions in the matter, if he think fit.

XVI. If any person in charge of, or owning a vessel shall have become liable to any fine on account of any act or omission relating to the customs, the collector of customs, subject to the orders of the Governor of Bombay in Council, may refuse port clearance to such vessel until the fine is discharged; and in like manner if any person passing goods through the custom house, shall have become liable to any fine, the collector of customs may detain such goods until the fine is discharged.

XVII. No person shall act as an agent for transacting business in the custom house in the port of Bombay which shall relate to the entrance or clearance of any ship, goods, or baggage, unless authorized so to do by licence of the collector of customs, who may require a bond to be given by every person to whom such licence shall be granted, with sufficient securities, in any sum not exceeding five thousand rupees for the faithful and incorrupt behaviour of such person as regards the custom house regulations and its officers; and every person who shall act as such agent not being so licensed shall, for every such offence, be liable to a fine not exceeding the sum of five hundred rupees. Provided always, that nothing herein contained shall extend to forbid the clerk or servant, or known accredited agent of any person, or of any mercantile firm, from transacting business at the custom house on account of such person or firm without

XVIII. Duties of customs shall be levied on goods imported by sea from any port not subject to the Government of the East India Company, or from Aden, or any port in the Straits of Malacca, the Tenasserim Provinces, or the Province of Arracan, into any place in the territories subordinate to the Government of the Presidency of Bombay according to the rates specified in Schedule A. annexed to this Act, and with the exceptions specified therein; and the said Schedule shall be taken to be a part of this Act.

XIX. Duties of customs shall be levied upon goods the produce or manufacture of India exported by sea to any port situated beyond the territories subject to the Government of the East India Company, or to Aden, or to any port in the Straits of Malacca, the Tenasserim Provinces, or the Province of Arracan, from any port of the Bombay Presidency, according to the rates specified in Schedule B. annexed to this Act, with the exceptions therein specified; and the said Schedule with the notes attached thereto, shall be taken to be a part of this Act: Provided always thatthe ships of any European nation having Firman privileges in the port of Surat, shall not be subject to further duties of import or export than may be prescribed by their Firmans respectively, any thing in the Schedules or in this Act notwithstanding.

XX. Spirits exported from any port subject to the Government of the East India Company,

and imported at any other port subordinate to the Government of Bombay shall be liable on importation to the same rate of duty as may be fixed on spirit of country manufacture by Schedule A. annexed to this Act, or by any future enactment. Provided always that if the said spirit be accompanied by a document signed by competent authority, certifying that a duty, whether of customs or otherwise, has been paid on the said spirit to the East India Company, credit shall be allowed for the sum so paid in settling the customs at the port of import; and if such sum equal or exceed the full amount of customs leviable on spirits of country manufacture under Schedule A aforesaid, or any future enactment, then the spirit on which such duty has been paid shall be admitted to free entry.

XXI. The Governor in Council may direct that an anchorage toll shall be levied at any port or ports within the Bombay Presidency on all vessels arriving from any other port or ports which may be specified by the said Governor in Council, and such anchorage toll shall be levied at such port or ports on every such vessel on each arrival of such vessel at the rates specified in Schedule C, annexed to this Act: and the said Schedule shall be taken to be part of this Act.

XXII. No goods entered in either of the Schedules of this Act, as liable to duty, shall be exempted from the payment of such duty or of any part thereof, except under special order from the Governor of Bombay in Council, and the collector of customs shall detain all goods subject to duty under this Act until such duty shall have been duly paid according to the rules herein provided: Provided always, that the collector of customs, or other officer in charge of a custom house, may at his discretion pass free of duty any passenger's personal baggage in actual use, and if any person shall apply to have goods passed as such baggage, the collector, acting under the orders of Government, shall determine whether they be passenger's personal baggage in actual use, or goods subject to duty under the provisions of this Act.

XXIII. On application by the exporter of any salt that has paid the excise duty, as established by law, a certificate shall be granted by the collector of customs at the place of export, under authority of which certificate the quantity of salt specified therein may be landed at any other port of the said Presidency of Bombay, and passed from such port into the interior of the country without the levy of any further duty either of excise or of customs.

XXIV. The Governor of Bombay in Council, from time to time by notice in the official Gazette of that Presidency, may fix a value for any article, or number of articles, liable to duty upon their value, and the value so fixed for such articles shall, till altered by a similar notice, be taken to be the value of such articles for the purpose of levying duty on the same.

XXV. When goods liable to duty for which a value has been fixed by such notice or for which a fixed duty has been declared by the Schedules annexed to this Act, are brought to any custom beine in the Bombay Presidency in a damaged state, and such damage is declared previous to the assessment of customs on such goods, the collector of customs may make an abstement of customs in proportion to the damage received; and in estimating such damage, he shall be guided by such rules as the Governor of Bombay in

Council may from time to time determine and notify; but if the value of the goods be not deteriorated more than one-fifth part thereof no abatement of customs shall be allowed.

XXVI. When goods liable to duty, for which a value has not been fixed by such a notice as is above directed, or for which a fixed duty has not been declared by the Schedules annexed to this Act, are brought to any custom house in the Presidency of Bombay for the purpose of being passed for importation or exportation, the duty leviable on such goods shall be levied according to the market value of such goods at the place and time of importation or exportation as the case may be.

XXVII. No goods shall be allowed to be passed through the custom house until a written application, according to a form to be prescribed, by the collector of customs, shall have been made by the owner, consignee, exporter, importer, or the agent for any of such persons respectively, for permission to pass such goods through the custom house; and such application shall contain a true description of such goods, with the marks, numbers and description of the packages containing the same, and a declaration of their value, and shall set forth the name of the ship in which the goods have been imported, or are to be exported, the name of the master of the said ship, the colors under which the said ship sails, and the country in which the goods were produced. If any goods shall be passed through the custom house, or attempted to be removed therefrom without such an application in writing as is above described, they shall be liable to be seized and confiscated.

XXVIII. The market value for assessment of duties on the goods indicated in Section XXVI. shall be that declared in the application to be made, as aforesaid. Provided always, that the value so declared be admitted by the collector or by the officer appointed to appraise goods at the custom house; but if the value of the whole or any part of the goods entered in the declaration aforesaid shall seem to the collector to be understated in such declaration, he shall have power to take the goods, or any part thereof as purchased for the Government at the price so declared; and whenever the collector of customs shall so take goods for the Government, payment thereof shall be made to the consignee, importer or exporter within one month from the date of the declaration; if the goods be imported goods, the amount of import duty leviable thereon shall be first deducted, and if the goods be intended for exportation, the entire value as declared, shall be paid without deduction on account of customs duty: and the collector shall sell the goods so taken on account of Government; and, if they shall realize on sale a sum exceeding all charges incurred on them by Government, a proportion not more than one-half of the excess shall, at the discretion of the collector, be payable to the officer who reported the undervaluation of the goods, who shall in like manner be liable to pay one-half of the met loss that may accrue on the sale of the said goods.

XXIX. And whereas under Section XXIV. of this Act, it may be found expedient to fix the dutiable value of certain goods at the rates shewn by their invoice, when it shall appear to the officer of customs appointed to appraise goods at the custom house that any goods are undervalued in an invoice presented for the purpose of assessing customs, he shall report the same to the collector of customs, who shall can upon the

Importer or Exporter to declare the market value of the goods in question, and if the value so declared shall appear to the Collector insufficient, he may take such goods for Government at the value so declared, and dispose of them as empowered by Section XXVIII. of this Act.

XXX. Upon any goods liable to duty that may be passed through the custom house for shipment, the application for which shall be presented after port clearance shall have been taken out, double of the prescribed duty shall, in all cases, be levied, and if the goods (always excepting treasure and opium) be free, or have already paid import duty, or have been imported free under certificate, five per cent, upon the market value shall be levied thereon, or if the same be imported goods entitled to drawback, the drawback shall be forfeited, but no separate duty shall be levied on drawback goods.

XXXI. When a vessel having cleared out for any port, shall put back from stress of weather, or it shall from any damage, or from other cause be necessary that the cargo of a vessel that has cleared out shall be unshipped or relanded, a customs officer shall be sent to watch the vessel, and take charge of the cargo during such relanding or removal from on board; and the goods on board such vessel shall not be allowed to be transhipped or re-exported free of duty by reason of the previous settlement of duty at the time of first export unless the goods shall be lodged in such place as shall be allowed by the collector of customs, and shall remain while on land or while on board of any other vessel under special charge of the officers of customs until the time of re-export, and all charges attending such custody shall be borne by the exporter. Provided however, that in all cases of return to port after port clearance on account of damage or for stress of weather, the owner or master may enter the vessel and land the cargo under the rules for the importation of goods, and the export duty shall in that case be refunded, and the amount paid in drawback be reclaimed; and if goods on account of which drawback has been paid, be not found on board the vessel, the Master shall be liable to a fine not exceeding the entire value thereof, unless he accounts for them to the satisfaction of the collector of customs.

XXXII. When goods shall be relanded before the lading of any vessel is complete, and before port clearance has been granted, the duty levied upon such goods shall be returned to the exporter, but no refund shall be made of duty paid on the export of any goods after port clearance shall have been granted for the vessel on which the goods are exported, unless the vessel shall have put back for stress of weather or for damage, and the goods shall have been relanded under the rule contained in Section XXXI.

XXXIII. Goods exported in the same vessel on which they were imported, if manifested for re-export, shall not be subject to import or export duty; and, if any goods brought to any port in any vessel be transhipped in such port, they shall in all cases be subject to the same duty as if they had been landed and passed through the custom house for re-exportation in the vessel into which they may be transhipped.

have been charged and paid, and of which shall have been charged and paid, and of which repayment is claimed in consequence of the same having been charged or paid under an erroneous construction of law or from other error, shall be

returned unless such claim is made within two years from the date of such payment.

XXXV. With the sanction of the Governor of Bombay in Council, seven-eighths of the customs levied on imports may be repaid as drawback upon the re-export by sea of goods which can be identified to the satisfaction of the collector of customs as having previously paid customs duties on import at the same port; provided that such re-export be made within two years of the date of import by the custom house register, and the drawback be claimed at the time of re-export; but no drawback shall be claimable under this Act on any re-export of opium or salt, or of goods destined for any port in the territories subject to the Government of the East India Company, except Aden, and ports in the Straits of Malacca, the Tenasserim Provinces, and the Province of Arracan.

XXXVI. Every person who shall counterfeit or falsify, or wilfully use when counterfeited or falsified, any invoice, entry, cocket, or other document for the purpose of clearing, or having customs duties assessed on, any goods, shall be liable to a fine not exceeding one thousand rupecs.

XXXVII. If any certificate, manifest, bill, or other custom house documents be lost by any person to whom they may have been issued by the custom house authorities, the collector of customs, on being satisfied that no fraud has been committed, or was intended, may grant a duplicate of such lost document upon payment of a fee of not less than one rupee, nor exceeding ten rupees; and further the collector may authorize any amendment to be made in any import or export application; but, if such amendment be required after such application is entered and recorded in the custom house books, then upon payment of a like fee for any document so entered.

XXXVIII. The master of every vessel on arrival at the port of Bombay shall, on being required by any customs officer who may proceed on board, enter in a printed form with which such officer will be furnished, the information therein required, which shall include the vessel's name and the country to which she belongs, the name of the captain or sailing master, the port from whence she began her voyage, and the date of departure therefrom, also the names of any ports at which she touched during her voyage, and of any vessels she may have spoken, and a list of her passengers; and any master of any vessel who shall refuse to enter such information, or delay to do so for more than two hours after delivery to him of the printed form, aforesaid, or wilfully make any false statement in filling up the same, shall be liable to a fine not exceeding five hundred rupees.

XXXIX. On the arrival of any ship, bont, or other vessel at the port of Bombay, the master or commander thereof shall, within twelve hours after he shall have anchored, report to the collector of customs the quantity of gunpowder which he has on board, and all such gunpowder in excess of five seers, unless a greater quantity shall be authorized by Government to be retained on board any vessel, shall be delivered by him in charge of such person as shall be named in an order to be furnished to him for such purpose by a proper officer of Government, and on his failure to make such report, or deliver such excess, he shall be liable to a fine not exceeding five hundred rupees.

XL. When any vessel shall arrive in any port of the Presidency of Bombay, the master shall

deliver a certificate of registry of such vessel if registered as a British vessel under Act of Parliament, or if registered under Acts of the Government of India No. X. of 1841, or No. XI. of 1850 a certificate of registry as required by such Acts, or if not registered under either of the said Acts then the pass or sea letter under which the vessel may have sailed, to the first person duly empowered to receive such certificate of registry or pass, who comes on board; and if no such person comes on board before the anchor is dropped, then such certificate or pass shall be forwarded to the collector of customs or other principal officer of customs on the spot by the first boat that leaves the vessel after dropping anchor; and, if the port be up a river, or at a distance from the land first made, no inward bound vessel, except such country craft as are described in Section LIX. of this Act, shall pass beyond such place in such river or adjoining such port as shall be from time to time appointed by the Governor of Bombay in Council, by an order published in the Government Gazette of the Presidency, until the master shall have forwarded in such manner as may be so ordered by the said Governor, a certificate of registry or pass, and the master of such vessel arriving as aforesaid, shall deliver in duplicate, at the same time and in like manner as he is hereinbefore directed to deliver a certificate of the registry of the vessel, a true manifest of the cargo on board; and if there be no cargo, then a blank manifest made out according to such form as may be prescribed by the collector of customs; and the wilful breach or neglect of any of the provisions of this Section shall subject the master to a fine not exceeding one thousand rupees.

XL1. If the manifest so delivered by the master shall not contain a full and true specification of all the goods imported in the vessel, the said master shall be liable to a fine not exceeding rupees one thousand, and any goods or packages in excess of the manifest so delivered, or differing in quality or kind, or in marks and numbers, from the specification contained therein, that are found on board, or are found after being fraudulently removed from the vessel, shall be liable to be beized by any officer of customs and confiscated, or to be charged with such increased duties not exceeding the value of such goods or packages as may be determined by the collector of customs.

XLII. If any inward bound vessel shall remain outside or below the place that may be fixed by the Governor in Council for the first delivery of manifests, the master shall deliver a manifest as hereinbefore prescribed, to the first person duly empowered to receive such manifest who comes on board, and the master of any vessel entering a port for which there is a custom house established, and being at anchor therein for twenty-four hours, who shall refuse or neglect to deliver the said manifest within that time in the manner above prescribed, shall, for such refusal or neglect, be liable to a fine not exceeding rupees one thousand; and no entry or port-clearance shall be given for such vessel until the fine is paid.

XLIII. No vessel shall be entitled to inward entry, or be allowed to break bulk, until a manifest in duplicate, as required by this Act, shall have been received by the collector of customs, nor until orders have been given by the said collector for the discharge of the cargo; and the said collector may further refuse to give such order, if

he shall see fit, until any port clearance, cocket or other papers known to be granted at the places from which the vessel is stated to have come, shall likewise be delivered to him.

XLIV. No vessel shall be entitled to entry outwards, or to take on board any part of her export cargo, until a written application for such purpose shall have been made by the master of such vessel to the collector of customs, nor until an order shall have been given by the said collector for shipping export cargo, and in the written application to be made as aforesaid, the name, tonnage, and nation of the vessel shall be described, as also the name of the master, and the name or names of the place or places for which she is bound.

XLV. If in the application prescribed by the" preceding Section of this Act, a vessel be described to be bound to any port or ports within the territories of the East India Company, then the collector of customs, or, in his absence, his deputy or assistant, may refuse a port clearance to such vessel until the master or commander thereof shall have given a joint bond together with the owner or the consignee of the said vessel, or some other party approved by the collector of customs, or in his absence by his deputy or assistant, by which such parties or one of them shall be bound to produce to the collector of customs a certificate from the officer in charge of the port to which such vessel is said to be bound, of her arrival at such port within a fair and reasonable time to be prescribed by the collector in each case, and in failure of producing such certificate, or showing sufficient reason for its non-production, the parties to the bond aforesaid shall be jointly and severally bound to pay a penal sum equal to double the amount of customs which would have been chargeable on the export cargo of the said vessel had she been declared bound to a port beyond the territories of the East India Company.

XLVI. No goods shall be allowed to leave any vessel or to be put on board thereof, until entry of the vessel shall have been duly made in the custom house of the port, and until order shall have been given for discharge or shipment of the cargo thereof as above provided, and it shall be the duty of every customs officer to seize as contraband any goods which have been removed from or put on board of any vessel in contravention of the above provision; and the master of any vessel who shall permit or neglect to take measures for preventing the landing or shipping of any goods in contravention of the above provisions, shall be liable to a fine not exceeding five hundred rupees.

XLVII. After entry of the vessel at the custom house in due form as above prescribed, such part of the cargo as may not be declared for reexportation in the same vessel, shall be landed and export cargo shall be laden on board according to the forms and rules that may be prescribed for the port by this Act, or by order of the Governor of Bombay in Council; and formattempt be made to land or put on board goods or merchandise in contravention of the forms and rules so prescribed, the goods shall be liable to seizure and confiscation.

XLVIII. If goods entered in the manifest of a vessel shall not be found on board that vessel, or if the quantity found be short, and the deficiency be not duly accounted for, or if goods sent out of the vessel be not landed at the custom house,

or at such other place as the collector of customs shall have prescribed, the master shall be liable to a penalty not exceeding five hundred rupees for every missing or deficient package of unknown value, and to a penalty equal to twice the amount of duty chargeable on the goods deficient and unaccounted for, if the duty can be ascertained, and if they be not subject to duty, then to a penalty equal to five per cent. on the value of such deficient goods. Provided always that nothing herein contained shall be construed to prevent the collector of customs from permitting, at his discretion, the master of any vessel to amend obvious and unintentional errors, or to supply omissions from accident or inadvertence, by furnishing an amended or supplemental manifest.

XLIX. Every master of a vessel who shall remove from such vessel or put on board thereof any goods, or cause or suffer any goods to be removed from thence, or put on board thereof between sunset and sunrise, or on any day when the custom house is closed for business, without leave in writing obtained from the collector of customs, shall be both to a fine not exceeding five hundred rupees.

L. When goods shall be sent from on board of any vessel for the purpose of being landed and passed for importation, there shall be sent with each boat load, or other separate despatch, a boat note specifying the number of packages and the marks and numbers, or other description thereof, and such boat note shall be signed by an officer of the vessel; and if the vessel have a customs officer on board, the boat note must be signed by such officer as well as by an officer of the vessel; and, if any imported goods be found in a boat proceeding to land from such a vessel without a boat note as above provided, or if being accompanied by such boat note they be found out of the proper track between the ship and the proper place of landing, the boat containing such goods may be detained by any officer of customs duly authorized by the collector; and, unless the cause of deviation be explained to the satisfaction of the collector of customs, the goods shall be liable to seizure and confiscation.

LI. Except in special cases sanctioned by the collector of customs, twenty days, exclusive of Sundays and holidays, shall be allowed for the discharge of the import cargo of vessels not exceeding six hundred tons' burthen, and thirty days for vessels exceeding that burthen; and the said periods shall be calculated from the date on which the vessel was admitted to entry inward; and if any goods remain on board after the periods above fixed, the collector may order the same to be landed and warehoused, for the security of the duties chargeable thereon, and of any freight and primage and other demands that may be due thereon, giving his receipt to the master for the goods to warehoused; but the collector or other officer in charge of the custom house, with the consent of the master of the vessel, may cause my packages to be brought on shore and to be deposited in the Government warehouses, although the periods above fixed have not expired.

LII. No vessel shall depart from any port of the Presidency of Bombay without a port clearance being granted by the collector of customs or other proper officer duly authorized by the Governor of Bombay in Council to grant the same, and application shall be made for such port researance, at least twenty-four hours before the intended departure of the vessel; and no

such port clearance shall be granted to any squarerigged vessel sailing from the port of Bombay until the following documents shall have been produced to the collector of customs or other officer:

1st. The certificate of registry of the vessel if registered a British vessel under Act of Parliament, or if registered under the Acts of the Government of India No. X. of 1841, or XI. of 1850, a certificate of registry as required by such Acts, or if not registered under either of the aforesaid Acts, then the pass or sea letter under which the vessel shall be sailing.

2nd. A certificate from the senior magistrate of Police that there is no objection in his department to a port clearance being granted to the vessel.

3rd. A like certificate from the Indian naval store-keeper of all demands as regards his office on the vessel having been satisfied.

4th. A like certificate from the marine paymaster.

5th. A like certificate from the registrar of shipping.

6th. A list of the crew and (if any) of the passengers; but if none, then a declaration of the master to such effect.

Provided always that it shall be lawful for the Governor of Bombay in Council in any cases of necessity or special emergency, to authorize the granting of such port clearance without the production of any one or more of the doguments herein before enumerated, and on such terms and conditions as he may think fit.

LIII. The master of every vessel leaving any port in the Bombay Presidency shall, at the time of applying as above prescribed for a port clearance, deliver to the collector of customs or other principal customs officer of such port in duplicate a true manifest of the cargo on board, and if there be no cargo, then a blank manifest made out according to such form as may be prescribed by the collector of customs; and if such manifest so delivered shall not contain a full and true specification of all goods to be exported in the vessel, the said master shall be liable to a fine not exceeding one thousand rupees; and any goods or packages found on board in excess of the manifest so delivered, or differing in quantity, or in kind, or in marks, or in numbers, from the specification contained therein, shall be liable to be seized by any customs officer and confiscated, or charged with such increased duties not exceeding the value of such goods or packages as may be determined by the collector of customs.

LIV. If any goods shall be taken on board of any vessel after port clearance, it shall be incumbent on the master of such vessel to amend the export manifest of such vessel in presence of the collector of customs, unless a special permission be granted by that officer; and the master of any vessel who may contravene the provisions of this Section, shall be liable to a fine not exceeding one thousand rupees.

LV. If any vessel shall depart or attempt to depart without a port clearance as directed by this Act, the master shall be liable to a penalty not exceeding one thousand rupees, which may be recovered from the master, or any owner of the vessel.

EVI. No transhipment shall be made of any goods except under special order in writing from the collector of customs of the port; and an

officer of customs shall in all cases be deputed to superintend the removal of the goods from vessel to vessel; and, if any goods are transhipped or uny attempt be made to tranship any goods without a special order as aforesaid, such goods shall be liable to confiscation.

LVII. The Governor of Bombay in Council may declare by publication, in the Official Gazette of that Presidency, what places within the same shall be ports for the landing and shipment of merchandise, and any goods landed or attempted to be landed at any other port than such as shall be so declared, shall be seized and confiscated.

LVIII. There shall be in every port of the Bombay Presidency one or more places for the landing and shipment of goods, and goods shall not be landed or embarked at any other place without the special order in writing of the collector of customs for the port; and, it any goods be landed or embarked, or an attempt be made to land or embark any goods at any other than the said authorized places, without such order, they shall be seized and confiscated.

LIX. The Governor of Bombay in Council may establish rules for the anchorage of the coasting and country craft of the British territories, for the delivery of manifests of the cargo of such vessels, and for the landing of goods therefrom, and shipping and transhipping of goods therein; and whoever, being in charge of any such craft or being owner of the vessel or of any part of her cargo, shall known breas, netween any such rule, shall be liable to a tree not exceeding one hundred rupees for each offence.

LX. Goods which shall be brought to be passed through the custom house either for importation or exportation by sea shall be liable to confiscation if the packages in which the same may be contained shall be found not to correspond with the description of them given in the application for passing them through the custom house, or if the contents thereof be found not to have been correctly described in regard to sort, quality or quantity, or if in or among the packages any goods not stated in the application be found concealed in or mixed up with the specified goods.

LXI. Any exported goods which shall be found in the harbour, or any imported goods which shall be found on the wharf, of any port under the Bombay Presidency, shall be liable to confiscation, unless the owner, consignee, or other parties interested in the said goods, shall prove in the case of exported goods that they have been duly passed through the custom house, or, in the case of imported goods, that they have been landed according to the rules prescribed by this Act, preparatory to their being so passed.

LXII. The Governor of Bombay in Council, by an order in Council, may fix and from time to time alter rates of rent to be charged on goods placed in the Government warehouses, or which may be, beyond such period as may be determined by the Governor in Council, lying on the custom house wharf or other authorized landing places.

LXIII. The unshipping, carrying, shipping and landing of all goods, and the bringing of the same to the proper place for examination or for weighment, and the putting the same into and out of the scales, shall be performed by or at the expense of the importer or exporter of such goods.

LXIV. The collector of customs, whenever he shall see fit, may require that goods brought by sea, and stowed in bulk, shall be weighed or measured on board ship before being sent to land, and may levy duty according to the result of such weighing or measurement.

LXV. The Governor of Bombay in Council, from time to time, may issue such rules as appear to him expedient for landing or shipping passenger's baggage, and passing the same through the custom house, and also for landing, shipping and clearing parcels forwarded by Her Majesty's or the East India Company's mails, or by other regular packets and passenger vessels; and when any baggage or parcels are made over to the custom house officer, for the purpose of being landed, a fee of such amount as the Governor of Bombay in Council may from time to time direct shall be chargeable thereon, as compensation for the expense and trouble incurred in landing and depositing the same in the custom house.

LXVI. If any person, after goods have been landed and before they have been passed through the custom house, removes or attempts to remove them with the intention of defrauding the revenue, the goods shall be liable to confiscation, unless it shall be proved, to the satisfaction of the collector of customs, that the removal was not sanctioned by the owner or by any person having an interest in or power over the goods; on such proof, the goods shall not be liable to confiscation, but the party or parties so removing or attempting to remove the goods, shall be liable to a fine not exceeding the value of the said goods.

LXVII. In case of any goods landed from any vessel not being claimed and cleared from the custom house within three months from the date of entry of the ship in which such goods were imported, the collector, after publication of a description of the same in the Government Gazette, may sell the same on account of the duties and other charges due thereon; and the balance remaining after deducting the said duties and charges shall be held in deposit and paid to the owner on application; provided that such application be made within two years of the sale of the goods, or good reason be shown why such application has not been so made.

LXVIII. If the Governor of Bombay in Council shall see fit for the security of customs at any port to maintain special establishments of boats for landing and shipping merchandise, or to license and register the cargo boats plying in any ports, then, after due notification thereof, no person shall convey goods to or from any vessel in such port otherwise than in the boats so authorized and prescribed, except under special permit from the collector of customs at the port: and any goods found on board of other boats than those so authorized for the port, shall be liable to be seized by any officer of customs and shall be liable to confiscation; and the tindal or owner of any such boat shall be liable to a fine not exceeding fifty rupees for each offence.

LXIX. When the Governor of Bombay in Council shall see fit to maintain at any port an establishment of officers to be sent on board of vessels to watch their unlading and lading, then, after due notification shall have been given that such establishment is so maintained at any port, the collector of customs at that port shall have power at his discretion to send one or more underest of such establishment to remain on board of any vessel in such port by night and by day natil

the vessel shall leave the port, or it shall be otherwise ordered by the collector.

LXX. Any master of such vessel at such port, who shall refuse to receive an officer so deputed with one servant on board, or who shall not afford such officer and servant suitable shelter and accommodation while on board, and likewise furnish them with a due allowance of fresh water if necessary, and with the means of cooking on board, shall be liable to a fine not exceeding one hundred rupees for each day during which such officer and servant continue on board, and shall not be received and provided with suitable shelter and accommodation.

LXXI. If application be made to the collector for an extension of the period allowed in Section LI. of this Act for the discharge of the import cargo of any vessel on board of which a custom house officer shall have been placed, and the collector may see fit to grant any such extension, the master of such vessel shall be charged with the wages of such officer and other expenses, for such period as such officer may be detained on board beyond the period fixed by Section LI. of this Act.

LXXII. If any officer shall be placed on board for the purpose of superintending the lading of any vessel, and the unlading and lading of such vessel be continuous, then a period of twenty days shall be allowed for taking in export cargo; and the said period shall be calculated from the termination of the period allowed for discharging cargo by Section LI. of this Act; and the master thereof shall be charged for the wages and expenses of the customs officer on board after the expiration of such additional period. But, if the unlading and lading of any vessel be not continuous, and a customs officer is appointed to superintend the lading thereof, then the period of thirty days shall be allowed from the date of entry of the vessel outwards, and the master of the vessel shall be charged for the wages and expenses of the customs officer on board after the expiration of that period.

LXXIII. When the unlading and lading of any vessel is not continuous, the customs officer shall be removed from on board such vessel so soon as the import cargo has been fully discharged, and shall be replaced on board such vessel on the entry outwards of such vessel; and the master of any such vessel who, before a customs officer has again been placed in such vessel, shall put on board or cause or suffer to be put on board of such vessel, any goods whatever, shall be punished with a fine not exceeding one thousand rupees, and the goods shall be liable to be re-landed for examination at the expense of the shippers, upon requisition to that effect from the collector of customs.

LXXIV. Whenever a collector of customs shall see cause to direct that any vessel shall be searched, he shall issue his warrant or written order for such search, addressed to any officer under his authority; and upon production of such order, the officer bearing it may require any cabins, lockers, or bulk heads, to be opened in his presence, and if they be not opened upon his requisition, may break the same open; and any goods found concealed and not duly accounted for to the satisfaction of the collector of customs shall be liable to seizure and confiscation; and any master or person in charge of a vessel who shall resist such officer, or refuse to allow the vessel to be searched when so ordered by the col-

lector of customs, shall be liable for every such offence to a fine not exceeding one thousand rupees.

LXXV. If any officer of customs shall see cause to search any person on board, or who shall have landed from any vessel, or any person passing or having passed through the custom house or any custom station, such person, before being searched, may require such officer to take him before the collector or a justice of the peace, who shall determine whether there is reasonable ground to suppose that such person has any uncustomed or prohibited goods on his person; and if such collector or justice shall think there is reasonable ground for such supposition, then he shall direct such person to be searched in such manner as he shall think fit, otherwise he shall forthwith discharge such person; but no female shall be searched otherwise than privately, or by any other person than a female duly authorized by such collector or justice; and any officer who shall not take such person with reasonable despatch before such collector or justice when so required, or who shall require any person to be searched without having reasonable ground to suppose that he has uncustomed or prohibited goods on his person, or who shall cause any female to be unlawfully searched, shall be liable to forfeit and pay a sum not exceeding one hundred rupees; and if any person suspected of having any uncustomed or prohibited goods on his person, or in his possession, shall, on being questioned by any officer of customs in regard thereto, deny the same, and any such goods shall after such denial be found on his person, or in his possession, such goods shall be seized and confiscated, and such person shall forfeit double the value of such goods in addition to the goods confiscated.

LXXVI. Any officer of customs acting under the warrant of any commissioner or collector of customs, may take a constable and a sufficient number of peons (who shall, on the requisition of the collector for such purpose be furnished by the superintendent of police in Bombay or the proper police authority in any zillah) and between sunrise and sunset may enter into and search any house, shop, cellar, warehouse, room, or other place, and in case of resistance may break open doors, chests, trunks and other packages, and may seize and bring thence any uncustomed or prohibited goods, and put and secure the same in the custom house warehouse in the port next to the place whence such goods shall be so taken as aforesaid; and such goods shall be liable to confiscation; provided always that no commissioner or collector of customs shall issue any such search warrant except upon information on oath or solemn declaration formally laid before him.

LXXVII. No cargo boat laden with goods intended for exportation by sea shall make fast to, or lie alongside of any vessel on board of which there shall be a customs officer stationed, unless there shall be onboard the boat, or have been received by the said customs officer, a custom house permit or order for the shipment of the goods, and the goods on board of any boat that may so be alongside, or be made fast to a vessel, and not covered by a custom house pass accompanying them, or previously received by the customs officers on board the said vessel, shall be liable to seizure and confiscation.

LXXVIII. All fines, for the recovery of which no special provision is herein before made, may be recovered, on conviction of the offender, before

a magistrate or other person competent to adjudicate on the offences, and payment thereof may be enforced under Act II. of 1839.

SCHEDULE A.

Rates of duty to be charged on goods imported by sea into any port of the Presidency of Bombay from any port or place not subject to the Government of the East India Company, or from Aden, or from any port or place in the Straits of Malacca, the Tenasserim Provinces and the Province of Arracan.

	Arracan.		, value exceeds Maund,
		The produce or manufacture of	35 Ditto ditto, on refor consumpt of Bombay,
		The Unit- ed Kingdom or any Bri- tish posses- sion. Any other place.	36 All articles no above enumer
Ū		Rate of Rate of duty on the	Rates of Duty t ed by sea from a dency of Bombay t
Nos. Enumer	ration of Goods.	value. value.	or to Aden, or any Malacca, the Tena
1 Bullion and		Free. Ditto.	vince of Arracan.
3 Grain and Pu	nes and Pearls, ulse, o other living	Ditto.	Nos. Enumer 1 Bullion and Coi
Animals, 5 Ice, 6 Coal Coke Br	icks, Chalk and	Ditto.	2 Precious Stones 3 Books, Maps an ed in India,
Stones, wrought st	(marbles and ones excepted,) l, 9 annas per	Ditto.	4 Horses and livin 5 Opium covered
Indian Ma 8 All Machiner			6 Opium not cove 7 Cotton Wool, 8 Sugar and Rum
for develo	unications and opment of the l resources of	١ · ا	9 Salt having particle of Salt not covere Certificate of
9 Opium'cover	ed by a Pass,	Free.	duty or Impo
10 Opium not co	vered by a Pass,	per Seer of 80 Tolahs.	12 Tobacco and
11 Books,		Free, 3 per Cent.	thereof,
12 Marine Store 13 Metals, wrong wrought, 14 Woollens,	ught or un-	5 per Cent. 10 per Cent.	13 All Articles prod tured in the to by the East and not enum
factures	and all manu- of Cotton and	5 per Cent. 10 per Cent.	14 All Articles proc tured in any nucovered by
Cotton with any	or Silk mixed other materi-	per ocas. To per ocas.	having paid in
als, 16 Cotton Three Yarn,	ad, Twist and	3½ per Cent. 10 per Cent.	ANCHORAGE TO
17 Porter, Ale, I	Beer, Cyder, andermented Liquor	d other } 5 per Cent.	Candice. Indian
18 Salt not cove	red by a Pass,	12 annas per Indian Maund.	Above 10=100 n
19 Alum, 20 Camphor,		10 per Cent, 10 ditto.	40 60
21 Cassia, 22 Cloves,		10 ditto.	80 100
23 Coffee, 24 Coral,	 .,,,	7½ ditto.	150
25 Nutmegs and 26 Pepper,	Mace,	10 ditto.	200 250
27 Ratans, 28 Tes, 29 Vermillion,		71 ditto. 10 ditto.	300 350
30 Wines and L	K. L. L. L. L.	1 Rupee per Gal-	E-continue Continue

81	Spirits, of European and Foreign manufacture at or below London proof,	Rupee Sannas per Gallon.
32	Spirits, of country manufacture } 9 including Ceylon Arrack,	annas per gal- lon.

Nore. The duty on all Spirits shall be ratably increased as the strength exceeds London proof.

33	Tobacco and all preparations the re- of when the market value does not exceed 30 Rupees per Ind.an Maund	l Rupec 8 an- nas per Indian Maund.
34	Ditto ditto ditto, when the market]	5 not Cont

value exceeds Rs. 30 per Indian
Maund, ... 5 per Cent
the value.

35 Ditto ditto, on removal from Bond for consumption in the Island of Bombay. 11 Rupres per Indian Maund.

36 All articles not included in the above enumeration, 5 per Cent. on the value.

SCHEDULE B.

Rates of Duty to be charged on goods exported by sea from any port or place in the Presidency of Bombay to any port or place not subject to the Government of the East India Company, or to Aden, or any port or place in the Straits of Malacca, the Tenasserim Provinces and the Province of Arracan.

Nos.	Enumeration of Goods.	Rate of Duty.
1	Bullion and Coin,	Free.
2	Precions Stones and Pearls,	Ditto.
2 3	Books, Maps and Drawings, printed in India,	Ditto.
4	Horses and living Animals,	Ditto.
5	Opium covered by a Pass	Ditto.
4 5 6 7 8 9	Opium not covered by a Pass,	Prohibited.
7	Cotton Wool,	Free.
8	Sugar and Rum,	Ditto.
9	Salt having paid Excise duty as prescribed by Law,	Ditto.
10	Salt not covered by a Pass or Certificate of having paid Excise duty or Import Customs duty.	
11	Spirits,	9 annas per Gallon.
12	Tobacco and all preparations thereof,	of 80 Tolahs to
		the Seer.
13	All Articles produced or manufac- tured in the territories governed by the East India Company, and not enumerated or named above,	3 per Cent. on the value.
14	All Articles produced or manufac- tured in any foreign territory, uncovered by a certificate of having paid import duty,	3 per Cent. on the value.
	SCHEDULE C.	

ANCHORAGE TOLLS ON COUNTRY CRAFT.

	Candies.	Maunde.				Candies.	Indian Manada.	Rupees.	Annas.	Pie.
Above	10=	100 1	not	exce	eding	20.	=200	11	0	0
	20					40		1	8	Ō
	40					60	•••	2	0	0
	60					80	•••	2	8	0
	80	•••••				100	•••	3	0	0
	100	•••••				150	•••	3		0
	150				· · · · · · ·	200	•••	4	0	0
Van 1762	200					250	•••	4	8	0
	250	•••••				300	***	5	Đ.	0
	300	•••••	••••			350	***	5	8	9
Agtrapor	350		••••			400	***	6	0	0
PART	S	T Tar	F	RED.	JAS.	HAL	LTDA	۲,	A.F.	

Fort William, Home Department, Legislative, the 2nd January, 1852.

The following Act is passed by the Hon'ble the President of the Council of India in Council, on the 2nd January 1852, with the assent of the Most Noble the Governor General of India, which has been read and recorded.

Ordered that the Act be promulgated for general information.

ACT No. II. or 1852.

An Act for the collection of Land Customs on certain Foreign Frontiers of the Presidency of Bombay.

Whereas it is expedient to provide for the collection of Land Customs on certain Foreign Frontiers, It is enacted as follows:

- I. Duties of Customs shall be levied on Goods passing by land into or out of Foreign European Settlements, situated on the line of Coast within the limits of the Presidency of Bombay, at the rates prescribed in the Schedules of Act I. of 1852, at the ports of that Presidency.
- II. The Governor of the Presidency of Bombay in Council may declare, by notice to be published in the official Gazette of that Presidency, that the Territory of any Native Chief, not subject to the jurisdiction of the Courts and Civil Authorities of that Presidency, shall be deemed to be Foreign Territory, and may declare Goods passing into, or out of such territory liable either to the duty fixed by the Schedules of Act I. of 1852 for Goods imported or exported at the ports of that Presidency, or to double the said duties as the Governor of Bombay in Council may think fit.
- III. For the levy of duties of Customs as above provided on Goods exported by land to, or imported by land from, such Foreign Territories, Customs Stations may be established at such places as may be determined by the said Governor of Bombay in Council; and every Officer at every such Station shall have power to detain Goods passing into, or out of any such Foreign Territory, and to examine and ascertain the quantities and kinds thereof; and such Goods shall not be allowed to pass across the Frontier line out of or into the Territory of the East India Company, untl-the owner or person in charge thereof shall proi duce and deliver a certificate shewing that the Customs duty leviable thereupon has been paid.
- IV. Any Officer of Sea Customs may receive money on account of Customs, and grant certificates of the payment thereof; and any such certificate, being delivered to any Station Officer, shall entitle the Goods therein mentioned to cross the Frontier into or out of the East India Company's Territories, provided that the goods correspond with the specification thereof contained in such certificates, and that the certificates shew the entire amount of duty leviable on those Goods to have been duly paid; and if upon examination the Goods brought to any Station be found not to correspond with the specification entered in the certificate presented with the same, the difference shall be noted on the face of the certificate; and if the payment of duty certified therein shall not cover the entire amount of duty leviable on the Goods, as ascertained at such examination, the

Goods shall be detained until further certificate for the difference shall be produced.

- V. The said Governor of Bombay in Council shall appoint proper Officers to receive Customs duties on Goods crossing the land Frontier of the said Foreign Territories; and the Officers so appointed shall, on the receipt of money tendered as Customs duty, be bound to give any merchant or other person applying for the same a certificate of payment, and to enter therein the specification of Goods, with the values and description thereof, according to the statement furnished by the person so applying; provided only, that the proper duty leviable thereupon, according to the descriptions and values stated, be covered by the payment made.
- VI. No certificate shall be received at any Station that shall bear date more than thirty days before the date when the Goods arrived at such Station; but any person, who has taken out a certificate from any authorized Receiver of Customs duties, shall be entitled, at any time within the said period of thirty days, on satisfying such Receiver that such certificate has not been used, and on delivering up the original, to receive a renewed certificate with a fresh date without further payment of duty.
- VII. The said Governor of Bombay in Council may prescribe, by public notice in the official Gazette of the Presidency of Bombay, by what ways Goods shall be allowed to pass into or out of any such Foreign Territory, as is described in Sections I. and II. of this Act; and after such notice, Goods which may be brought to any Station established on other roads or passes than those so prescribed, shall, if provided with a certificate, be sent back; and if not provided with a certificate, shall be detained, and shall be liable to confiscation by the Collector of Customs, unless the person in charge thereof shall be able to satisfy the said Collector, that his carrying them by that road or pass was from ignorance or accident.
- VIII. Goods unlawfully passed, or attempted to be passed unlawfully across any Frontier guarded by Stations, between sunset and sunrise, shall be seized and confiscated.
- IX. Any Station Officer who shall permit Goods to pass across the Frontier, when not covered by a sufficient certificate, or who shall permit Goods to pass by any road or pass other than the prescribed ways, shall be liable, on conviction before a Magistrate, to imprisonment for any term not exceeding six months, and to a fine not exceeding five hundred Rupees, commutable, if not paid, to imprisonment for a further period of six months.
- X. Any Station Officer who shall needlessly and vexatiously injure Goods under the pretence of examination, or in the course of his examination, or who shall wrongfully detain Goods for which there be produced a sufficient certificate, shall, on conviction before any Magistrate, be liable to imprisonment for any term not exceeding six months, and to a fine not exceeding five hundred Rupees, commutable, if not paid, to imprisonment for a further period of six months.
- XI. All confiscations and penalties under this Act may be adjudicated by Officers competent to adjudicate like confiscations and penalties under Act I. of 1832, and such Officers shall be subject to the same liabilities and rules

in adjudicating such penalties and confiscations as they are subject to when adjudicating the like confiscations and penalties under the provisions of the aforesaid Act.

FRED. JAS. HALLIDAY,

Secy, to the Govt. of India.

Fort William, Home Department, Legislative, the 2nd January 1852.

The following Extract from the Proceedings of the Hon'ble the President of the Council of India in Council in the Legislative branch of the Home Department under date the 2nd January is published for general information :

Read a second time the draft of a proposed Act, dated the 11th July 1851, and published in the Calcutta Gazette of the 16th July 1851 for summary suits for acrears of rent and sales of saleable tenures to be held within the judicial district in which the lands are situated.

Resolution .- The President in Council resolves that the following amended Draft on the subject be published for general information.

Аст No. — от 1852.

For the trial of summary suits for arrears of rent, and for the sales of saleable tenures, within the judicial district in which the lands are situated.

Whereas by Regulation VIII. of 1831 of the Bengal Code the hearing and decision of summary suits or claims relating to arrears or exactions of rents were transferred from the Judges of the Zillah or City Courts to the Collectors of the several Districts; and whereas, by Regulation VII. of 1832 of the Bengal Code, the superintendence of the sales of Putnec Talooks and other saleable tenures of the class specified in Clause 1, Section VIII. Regulation VIII. of 1819, was transferred to the Collector or Deputy Collector of Land Revenue, or Head Assistant to the Collector or Deputy Collector, subject to an appeal to the Commissioner of Revenue for the Division; and whereas by Act VIII. of 1835 the conduct of sales of Talooks or other saleable tenures in execution of summary decrees for rent, in conformity with Regulation VII. of 1799 of the same Code was transferred to the Collectors of Land Revenue; and whereas doubts have been entertained as to the District within which such summary suits or claims should be decided, and such sales made, by reason that the jurisdiction of the several Zillah and City Courts is not conterminous with the jurisdiction of the several Collectors of land Revenue, It is enacted as follows:

I. No order in any such summary suit, and no such sale made as aforesaid, which has not been questioned before a Court of competent judicature, before the passing of this Act, on the ground of having been decided or made by a Collector having no jurisdiction therein, shall be liable to be annulled or disputed on that ground.

II. Where the lands which are the subject of such summary suits or such sales as aforesaid are situate in a judicial district, other than that of the Collector or Deputy Collector who receives the Sudder Malgoozaree of such lands, all such summary suits and sales as aforesaid shall be tried and decided or made by the Collector or Deputy Collector who has jurisdiction in the greater part of the judicial district in which the lands are situated.

III. Where the lands which are the subject of such summary suits or such sales as aforesaid, are situate in a judicial district, which is divided into two or more Collectorate districts, all such summary suits and sales as aforesaid shall be tried and decided or made by the Collector or Deputy Collector who has jurisdiction in that part of the judicial district in which the lands are situated.

IV. Sections IX., XI., XIII., XV. and XVII. of Regulation VIII. of 1819 of the Bengal Code, shall be applicable to sales of under tenures under the provisions of Act VIII. of 1835.

Ordered that the Draft now read be reconsidered at the first meeting of the Legislative Council of India after the 2nd day of March next.

> FRED. JAS. HALLIDAY, Secy. to the Gort. of India.

Fort William, Home Department, Legislative, The 9th January 1852.

The following Draft of a proposed Act was read in Council for the first time on the 9th January 1852.

Аст No.---ог 1852.

An Act to diminish the expense and delay of proceedings in Her Majesty's Courts within the Territories of the East India Company.

I. It shall be lawful for persons interested or claiming to be interested in any Persons interretsons inter-ested in questions cognizable in Her Majesty's Courts may state special cases for the opini-on of such Courts. question cognizable in Her Majesty's Courts within the Territories of the East India Company on the Equity, Plea, Ecclesiastical or Admiralty sides thereof respectively, and including among such persons all lunaties, married women, and infants in the manner and under the restrictions hereinafter contained, to concur in stating such question in the form of a special case for the opinion of the said Courts, and it shall also be lawful for all Executors, Administrators and Trustees to concur in such Case.

II. The Committee of the estate of any lunatic interested or claiming to be inter-How lunatic may ested in any such question as aforesaid may, after having been authorized in that behalf by the Court or any Judge thereof in which such special case is filed, concur in such case in his own name, and in the name and on the behalf of the lunatic.

III. A husband interested or claiming to be interested in right of his wife in How married woany such question as aforesaid men may concur. may concur in such case in his own name and in the name of his wife where the wife has no claim to any interest distinct from her husband, and a married woman having or claiming any interest in any such question as aforesaid distinct from her husband may in her own right concur in such case, provided that her husband also concurs therein.

IV. The guardian of any infant interested or claiming to be interested in any How Infant may such question as aforesaid may concur in such case in the name and on the behalf of the infant, unless such guardian has an interest in such question adverse to the interest of the infant therein.

Howapecial guar-dian to be appoint-ed for a lunatic sot found such by in-quisition and for locant.

V. It shall be lawful for the said Courts, by order to be made in the matter of any lunatic not found such by inquisition, or in the matter of any infant, upon the application of any person on the behalf of such lunatic. or unon the application of

such infants by motion or petition, to appoint any person shown by affidavit to be a fit person, and to have no interest adverse to the interest of the lunatic or infant, to be the special guardian of such lunatic or infant for the purpose of concurring in such case in the name and on behalf of the limatic or infant, and any such person so appointed may lawfully so concur. Provided always that it shall be lawful for the said Courts to require notice of such application to be given to such person, if any, as the Court shall think fit.

Order to appoint special guardian of an infant may be discharged by Courts if made without notice.

VI. In any case in which any such order as aforesaid shall have been made by the said Courts in the matter of any infant without notice to the guardian of the infant, it shall be lawful for the said Courts, if they shall respectively think fit

so to do, to discharge such order upon the application of such guardian, by motion or petition; and the said Courts, if they shall respectively think fit, may thereupon appoint some other fit person to be the special guardian of such infant for the purpose of such special case, and may also give such directions as may be necessary for substituting in such special case either the name of the guardian so applying, or of the special guardian so appointed, in lieu of the name of the special guardian so displaced. Provided always that the discharge of any Order appointing a special guardian shall not invalidate any thing which shall in the meantime have been done by such special guardian, unless the Court shall, upon notice to all parties, specially so direct.

VII. Every such special case shall be entitled cases to be en-titled. as a cause between some or one of the parties interested or claiming to be interested as plaintiffs or plaintiff, and the others or other of them as defendants or defendant; and in the title to such cases, lunatics and infants shall be described as such, and their Committees, guardians, or special guardians named; and where in any such case a married woman is named as a plaintiff, and her husband as a defendant thereto, a next friend of such married woman shall be named in the title to such case.

VIII. Every such special case shall concisely state such facts and documents Form of special as may be necessary to enable the Court to decide the question raised thereby; and upon the hearing of such case, the Court and the parties shall be at liberty to refer to the whole contents of such documents; and the Court shall be at liberty to draw from the facts and documents stated in any such special case any inference which the Court might have drawn therefrom if proved in a cause.

Special case to state how guardi-sa constituted, and the concurrence of

. IX. Every such special case to which an infant or lunatic is a party by his guardian or special guardian shall also state how such guardian or special guardian was constituted; and where any married woman having or claiming any interest

distinct from her husband is a party to such case, it shall be stated therein that she concurs in such case in her own right.

X, Every such special case shall be signed by Counsel for all parties, and shall Special case to be filed in the same manner as being by Counbeing and filed, and bills, plaints, or allegations are approximate to be filed, and the defendants may appear thereto in the same man-

plaints, or allegations, and no defendants shall be required to take an office copy of a special case, but an office copy thereof shall be taken by the plaintiff.

XI. After a special case shall have been filed,

Parties to be bound by state-ments after de-fendants have ap-peared to special case.

and the defendants shall have appeared thereto, all the parties to such special case shall be subject to the jurisdiction of the Court in the same manner as if the plaintiff in the special case

had filed a bill, plaint, or allegation against the parties named as defendants thereto, and such defendants had appeared to such bill, plaint, or allegation, and upon the special case being filed and appearances entered thereto as aforesaid, all parties to such special case, shall, for the purposes of such special case, be bound by the statements

XII. So soon as all the defendants shall have appeared to the special case, the How cases to be same may be set down for hearset down for hearing, and subpænas to hear judgment or notices of hearing, issued

and served according to the practice of the said Courts.

XIII. It shall be lawful for the said Courts upon the hearing of any such Upon hearing Court to determine special case as aforesaid, uestion and make termine the questions raised therein or any of them, and by decree

or judgment to declare its opinion thereon, and, so far as the case shall admit of the same, upon the right involved therein, without proceeding to administer any relief consequent upon such declaration, and every such declaration of the said Court contained in any such decree or judgment shall have the same force and effect as such declaration would have had, and shall be binding to the same extent as such declaration would have been, if contained in a decree or judgment made in a suit between the same parties instituted by bill, plaint, or allegation; provided always, that if upon the hearing of such special case as aforesaid, the Court shall be of opinion that the statements contained therein so far as the same affect the interest of any married woman, infant or lunatic are not true, or that the questions raised thereby or any of them cannot properly be decided upon that such case, the same may be at Proviso Court may refuse to decide. such hearing, with the consent of all parties thereto, and of the Court, amended so as properly to raise such questions, or the said Court may refuse to decide the same.

XIV. Every executor, administrator, trustee, or other person making any Protection to be afforded to Truspayment or doing any act in contees by declarformity with the declaration contained in any decree or judgment made or pronounced upon a special case shall in all respects be as fully and effectually protected and indemnified by such declaration, as if such payment had been made or act done under or in pursuance of the express order of the said Court made in a suit, action, or proceeding between the same parties instituted by bill, plaint, or allegation, save only as to any rights or claims of any person in respect of matters not determined by such declaration.

XV. Where any person shall be desirous to The Court may suspend the acting upon declaration. have a special case re-heard, or to appeal from the decision thereon, it shall be lawful for the said Courts respectively, apon application for

that purpose, either at the time of the decree or judgment upon such special case being made, or at any time afterwards, and upon such conditions, of any, as the Court shall think fit, to order that the declaration contained in such decree shall not be acted upon for such time as the said Courts respectively shall think just.

XVI. The filing of a special case, and the entering of appear-Special case to be a his pendens, and may be filed. ances thereto by the persons named

as defendants therein, shall be taken to be a lis pendens.

XVII. Any documents referred to, in a special case, and any copies thereof or Mode of identifyextracts therefrom, identified by ing documents, and Court may order the signature of the solicitors for all parties, may be produced and read at the hearing of such case, without further proof; and it shall be lawful for the said Courts respectively at any time after the filing of the special case, and the entering of appearances thereto by the persons named as defendants therein, to order any document, which may be admitted thereby to be in the possession of any party to such case, to be deposited and produced in such manner and for such purposes as the said Courts respectively shall think fit.

XVIII. It shall be lawful for the said Courts

Court, on appli-cation of Execu-tors or Administrators, may by on-der of course direct der of cours it to be referred to a Master to take an account of debts and liabiliupon the application of the Executors or Administrators of any deceased person, by order to be made upon motion or petition of course, and to be in the form or to the effect set forth in the schedule hereto, with such variations as circumstances may require, to refer it to the Master of the said

Courts respectively to take an account of the debts and liabilities affecting the personal estate of such deceased person, and to report thereon; provided always, that no such order shall be made until the expiration of one year next after the death of such deceased person, or pending any proceedings to administer the estate of such person, and in case at any time after the making of such order, any decree or order for administering the estate of such deceased person shall be made, it shall be lawful for the said Courts respectively, by such decree or order, to stay or suspend the proceedings under such proceedings under such terms and conditions, if any, as to the said Courts respectively shall seem jest.

XIX. It shall be lawful for any person who may have come in before the may have come in before the Master under any such order, and claimed to be a creditor upon the estate of the deceased person, or to have any demand upon such press. estate by reason of any liability,

and whose debt or claim may not have been wholly allowed by the said Master, to apply to the Court making such order by motion, of after the filing of the Master's Report, to have such claim allowed by such Court, either wholly or partially; and it shall be lawful for the said Executors or Administrators, and for any creditor of the deceased person who may be authorized by special leave of the said Court so to do, to apply to be, said Court by motion, of which notice shall be given within the time aforesaid, to have any lowed by the said Court, either wholly or parthe filing of the said report, the same shall, except as to any deht or claim as to which any such notice as aforesaid may have been given, be absolute, as if the same had been confirmed by order of the said Court.

XX. Upon the hearing of any such motion as aforesaid the said Courts respec-Proceeding of tively may either dismiss such the Court on such motion, or may order the debt or motion. claim to which such motion re-

lates to be allowed or disallowed, as the case may be, and either wholly or partially, or may direct further inquiry or further proceedings, by way of action or otherwise, touching such debt or claim, and after such inquiry or proceedings may, upon further motion, deal with such debt or claim as to the said Courts respectively shall seem just: Provided always, that no new evidence shall be received by the said Courts upon the hearing of any such motion without special leave of the said Courts.

XXI. In case any debt or any certain liability

tain liabilities allowed, and not paid or provided for, may be made for Payment Accounts

shall have been allowed as aforesaid, and shall not within fourteen days after the report has become absolute as to such debt or liability, or after the same shall have been allowed by the said Court, be paid or provided

for by appropriation to the satisfaction of the person who has established such liability, it shall be lawful for the said Courts respectively by order to be made, in case of any debt remaining due, upon the application by motion or petition of the person to whom the debt remains due, and on notice to the Executors or Administrators, and in case of any certain liability remaining unprovided for by appropriation, upon the application; by motion or petition of the person by whom such liability has been established, or of the Executors or Administrators, and on notice by the party applying to the other of them, to order payment of the debts which may have been allowed and remain unpaid, and to provide for the certain liabilities which may have been allowed and remain unprovided for, in like manner as the same could or might have been paid or provided for in a suit for that purpose instituted by Bill, or to refer it to the Master to take an account of the debts and certain liabilities allowed as aforesaid which remain unpaid or unprovided for, and also the usual accounts of the personal estate of the deceased person, with all usual and proper directions; and every such order shall have the same force and effect and shall be prosecuted and carried on in tike manner as a decree in a creditor's suit instituted by bill.

Court on application of Execu-tors or Administrators, may direct appropriation of Money to answer contingent liabi-

XXII. In case any contingent liability shall be allowed by the said report or by the said Courts respectively, it shall be lawful for the said Courts, by order, to be made light the application of the Executors or Administrators, by motion of petition on petition on petition of petition on petition of petition

may have established such contingent hability, to order such sum of money, part of the estate of the deceased person, as to the said Courts respec-tively shall seem just, to be set apart and approprieted for enswering such contingent liability, and to give such directions as the said Court shall think fit touching the payment of such and money into Counts, and the investment discrete, the payment, application, or mountained in the payment, application, or mountained in the payment or dividends thereof in the metallican

until the same shall be required to answer such liability, and when such liability shall be ascertained or determined, to give such directions as to the payment of such sum out of Court as the said Courts respectively shall deem right: Provided always, that no order to be made as aforesaid shall in any manner bind the assets so appropriated as against the persons entitled to the estate of the deceased subject to the contingent liability; and any person interested in such appropriated assets may apply to the Court touching the same, as he may be advised.

XXIII. After the filing of such report as aforesaid, it shall be lawful for the Court may re-strain proceedings against Executors and Administrasaid Courts respectively upon the application of the Executors or Administrators of the deceased, by order, to be made on motion, to

restrain by injunction any proceedings at law against them by any person having or claiming to have any demand upon the estate of the deceased by reason of any debt or liability other than the persons who may have established contingent liabilities under the said order for which no appropriation may have been made.

Protection to be afforded to Executors and Adminis-

XXIV. In case no debt or liability, or no debt or liability other than a contingent liability, shall have been allowed as aforesaid, or in case any debt or liability other than

as aforesaid shall have been allowed as aforesaid, then after the same shall have been paid or provided for by appropriation as aforesaid, all payments made by the Executors or Administrators, or any of them, on account of the estate of the deceased person, and all dispositions of such assets made by them or any of them on account of such estate, shall, as against all persons having or claiming to have any demand upon such estate by reasou of any debt or liability, other than persons who may have established under the said order any contingent liability for which no such appropriation as aforesaid may have been made, be as good and effectual as if the same had been made under a decree of the said Courts respectively: Provided always, that nothing herein contained shall in any manner affect or prejudice the rights of any creditor or other person having any demand or claim upon the estate of the deceased against any assets so paid or disposed of, or against the persons to whom such payment or disposition may have been made, or against any Act, and the appropriation of which, if made ar a decree of the said Court, in a suit to unvi which he was not a party, would not have been binding upon him.

XXV. All exceptions for scandal, impertinence, and insufficiency, which accord-Examplions for scandal, imperi-nesses and insuffi-cioncy to be heard by the Dears. ing to the existing practice of the said Courts are referred to the Masters of the said Courts, shall not any longer be so referred, but shall be heard and determined by the said Courts in the first instance.

Notwithstanding any rule or practice of the said Courts to the con-trary, it shall be lawful for the said Courts respectively, at the hearing of any cause or of any further directions therein, to receive proof by affidavit or other-Sink proper parties being before the Court, will much matters as are necessary to be the said Courts respectively to order payment of any monies belonging to any married woman, and of all such other matters, not directly in issue in the cause, as in the opinion of the said Courts respectively may safely and properly be so proved.

XXVII. It shall be lawful for the said Courts

Her Majesty's Courts to make General Rules and Orders from time

respectively, from time to time, to make, rescind, and alter General Rules and Orders for better enabling the opinion of the said Courts respectively to be obtained on special cases, and for effectu-

ating the purposes of this Act as to the debts and liabilities of deceased persons, and for making any provisions which may be or be deemed necessary or proper as to amendment, revivor and supplimental matter or relief, and as to costs of any proceedings under or in pursuance of this Act, and for regulating the times and form and mode of procedure and practice of the said Courts in respect of the matters to which this Act relates, and every of them, and so far as may be found expedient for altering the course of proceeding hereinbefore prescribed in respect to such matters or any of them, and generally for assimilating the practice of the said Courts respectively to that of the High Court of Chancery in England.

XXVIII. All such General Rules and Orders

Rules and Or-ders to be laid be-fore the Governor General in Coun-cil, and to be binding from the time appointed or from the making, unless objected to.

shall be laid before the Governor General of India in Council within one month after the making and issuing the same, and every such Rule or Order shall, from and after the time in that behalf to be appointed by the said Courts respectively, and if no time shall

be so appointed, then from and after the making thereof, be binding and obligatory on the said Courts respectively and be of like force and effect as if the provisions therein contained had been expressly enacted by the Governor General of India in Council. Provided always, that if theseid Governor General of India in Council shall, by any resolution passed at any time within six months after such Rules, Orders, and Regulations shall have been laid before him, resolve that the whole or any part of such Rules or Orders ought not to continue in force, in such case the whole or such part thereof as shall be so included in such resolution shall, from and after such resolution, cease to be binding and obligatory on the said Court; provided that every such Rule or Order so expressed to be made in pursuance of this Act which shall not be laid before the Governor General of India in Council within the time by this Act limited for that purpose shall, from and after the expiration of such time, be absolutely void and of no effect. Provided always, that nothing in this clause contained shall be construed so that the said Rules or Orders should not be transmitted as here-tofore to Her Majesty in Privy Council for approbation.

XXIX. In the meantime and appli any General Rules or Orders shall be made, and in so far as the same, when made, shall not be applica-Until Rules or Orders are made, and if not applicable when made. ble, the proceedings under this Act shall be governed and regupractice to be ac cording to this and practice of the Court. lated by the provisions herein contained, so far as the same ex-

tend, and in so far as the same do not extend shall, as well with respect to the persons who ought to be made parties to special cases as in every other, respect, be governed and regulated by the Rules, Orders and Practice of the said Courts respective ly, in suits instituted by bill, so far as the same General Rules and Orders as aforesaid, the costs of all proceedings under this Act, shall be in the discretion of the said Courts respectively.

XXX. All decrees and orders made under the provisions of this Act, shall be Decrees and Orders to be subject to appeal, &c. subject to rehearing, appeal, and review, and may be discharged and varied in the same and the like manner as decrees and orders of the said Courts made in suits instituted by bill.

XXXI. The following words and expressions in this Act shall have the several-Interpretation of Terms. meanings hereby assigned to them, unless there be something either in the subject or in the context repugnant to such construction:

Words importing the singular number only shall include the plural number, and words importing the plural number only shall include the singular number:

Words importing the masculine gender only shall include females:

The expression "Her Majesty's Courts" "Courts" shall mean and include Her Majest shall mean and include Her Majesty's Supreme Courts of Judicature at Bengal, Madras and Bombay, and also the Court of Judicature of the Straits Settlements.

The word "Lunatic" shall include idiots and persons of unsound mind, and whether found such by inquisition or not.

The word "Guardian" shall mean father or testamentary guardian, or guardian appointed by any of Her Majesty's Courts (not being a special guardian appointed under the Provisions of this Act.)

XXXII. This Act shall commence and take effect from and after the first day of one thousand eight hundred and fifty-two.

Schedule referred to by the foregoing Act, (Date.)

In the matter of A. B. late of Banker (or as the case may be), deceased.

Upon motion this day made into this Court by of Counsel for C. D. of

the executor (or administrator) of the abovenamed A. B. (or upon the humble petition of C. D. of the executor (or administrator) of the said A. B. this day preferred unto the Supreme Court of Judicature at

for the reasons therein contained,) it is ordered. That it be referred to the Master of this Court in Totation to take an account of the debts and liabilities affecting the personal estate of the said A. B. and to compute interest on such of the said debts and liabilities as carry interest after the rece of interest the same respectively carry; and the said Master is to cause an advertisement to be published in the Gazette and such other public papers as he shall think fit for the persons claiming in respect of any such debts or liabilities to come in before the said Master, and prove their debts and claims, and he is to fix a peremptory day for that purpose; and such of the creditors as shall not come in and prove their debts and claims by the time so to be limited, are to be excluded the sefe of this order; and it is ordered, that the tiabilities certain from liabilities contingent; and it is ordered, that the personal estate of the mid A. B. be applied in payment and satisfaction of such debts and liabilities of the said A. B. in a due course of administration; and for the better taking the said accounts and discovery of the matters aforesaid the parties are to produce before the Master, upon oath, all deeds, books, papers, and writings in their custody or power relating thereto, and are to be examined upon interrogatories as the said Master shall direct; and any of the parties are to be at liberty to apply to the Court as there shall be occasion.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first meeting of the Legislative Council of India, after the 9th day of March 1852.

FRED. JAS. HALLIDAY, Secy. to the Goot. of India.

Fort William, Home Department, Legislative. The 9th January, 1852.

The following Draft of a proposed Act was read in Council for the first time on the 9th of January, 1852.

> ACT No. OF 1852.

An Act to amend the Law of Evidence.

Whereas it is expedient to amend the law of Evidence in divers particulars, It is hereby enacted as follows:

I. So much of Section I. of Act No. VII. of 1844 as provides that the said Act shall "not render compe-Repeal of part of Section I., Act VII. of 1844. tent any party to any suit, action,

or proceeding individually named in the record, or any lessor of the plaintiff or tenant of premises sought to be recovered in ejectment, or the landlord or other person in whose right any defendant in replevin may make cognizance, or any person in whose immediate and individual behalf any action may be brought or defended, either wholly or in part," is hereby repealed.

II. On the trial of any issue joined, or of any matter or question, or on any en-quiry arising in any suit, action, Parties to be admissible witnesses. or other proceeding in any of Her Majesty's Courts of Justice, or before any person having, by law, or by consent of parties, authority to hear, receive and examine evidence with respect to, or concerning any suit, action, or other process. ing in any of such Courts, the parties thereto, and the persons in whose behalf any such suit, action, or other proceeding, may be brought or defended, shall, except as hereinafter excepted, be competent and compellable to give evidence, either viva cook, or by deposition, according to the practice of the Courts, on behalf of either or any of the parties to the said suit, action, or other proceeding.

III. But nothing herein contained shall render

Parties criminally charged not compellable to criminate themselves. Husband and wife not compellable to give evidence for

any person, who in any orimina proceeding is charged with the commission of any indictable offence, or any offence punis minate themselves.
Husband and wife not compellable to give evidence for or against each other.

or shall render any person compellable to answer any operate tending to criminate himself or herself or shall render any person compellable to answer any operate tending to criminate himself or herself or shall any original proceeding render any limited compellable to give

against his wife, or any wife competent or compellable to give evidence for or against her husband.

Act not to apply to proceedings for adultery or to ac-tions for breach of promise of marringe.

IV. Nothing herein contained shall apply to any action, suit, or proceeding in any Court of Common Law, or in any Ecclesiastical Court, instituted in consequence of adultery, or to any action for breach of promise of marriage.

The Wills Act not repealed.

V. Nothing herein contained shall repeal any provision contained in Act XXV. of 1838.

VL. Whenever any action or other legal proceed-

Courts authorized to compel inspection of do-cuments in actions and other proedings whenever quity would Equity woul

ing shall henceforth be pending in any of Her Majesty's Courts, such Court and each of the Judges thereof may respectively, on application made for such purpose by either of the litigants, compel the opposite party to allow the party making the application to

inspect all documents in the custody or under the control of such opposite party relating to such action or other legal proceeding, and, if necessary, to take examined copies of the same, or to procure the same to be duly stamped, in all cases in which previous to the passing of this Act, a discovery might have been obtained by filing a bill, or by any other proceeding in a Court of Equity at the instance of the party so making application as aforesaid to the said Court or Judge. Provided always that every such application shall be made as aforesaid before issue joined in any such action, and twenty-one days before the trial or hearing of any other legal proceeding.

VII. All proclamations, treaties, and other Acts

Foreign and Co-ionial Acts of State, judgments, &c., provable by certified copies ortified copies without proof of seal or signature or judicial character of person signing the same.

of State of any Foreign State, or of the East India Company, or of any Territory under the Government of the East India Company or of any British Colony, and all judgments, decrees, orders, and other judicial proceedings of any Court of Justice in any foreign State, or in any of the territo-

ries under the Government of the East India Company, or in any British Colony, and all affidavits, pleadings, and other legal documents filed or deposited in any such Court, may be proved in any of Her Majesty's Courts of Justice, or before any person having, by law or by consent of parties, authority to hear, receive, and examine ence as aforesaid, either by examined copies, or be copies authenticated as hereinafter mentioned; that is to say, if the document sought to be proved be a Proclamation, Treaty, or other Act of State, the authenticated copy to be admissible in evidence must purport to be sealed with the Seal of the Foreign State, or of the East India Company, or of the Territory under the Government of the East India Company, or of the British Colony to which the original document belongs; and if the document sought to be proved be a judgment, decree, order, or other judicial proceeding of any Foreign or Colonial Court, or of any Court within the Territories under the Government of the East India Company, or an affidavit, pleading, or other legal document filed or deposited in any such Court, the authenticated copy to be admissible in evidence, must purport either to be sealed with the Seal of the Foreign or Colonial Court or Court within the Territories under the Government of the Rait India Company to which the original document belongs, or in the event of such Court

having no Seal, to be signed by the Judge, or if there be more than one Judge, by any one of the Judges of the said Court, and such Judge shall attach to his signature a statement in writing on the said copy that the Court whereof he is a Judge has no Seal; but if any of the aforesaid authenticated copies shall purport to be sealed or signed as hereinbefore respectively directed, the same shall respectively be admitted in evidence in every case in which the original document could have been received in evidence, without any proof of the Seal, where a Seal is necessary, or of the signature, or of the truth of the statement attached thereto, where such signature or statement is necessary, or of the judicial character of the person appearing to have made such signature and statement.

Registers of Bri-tish Vessels and Certificates of Registry admissible without proof of signature.

VIII. Every Register of a Vessel kept under Act X. of 1841, or under any of the Acts of Parliament, relating to the registry of British Vessels, may be proved in any of Her Majesty's Courts of Justice, or before any person having, by law

or by consent of parties, authority to hear, receive, and examine evidence as aforesaid, either by the production of the original, or by an examined copy thereof, or by a copy thereof purporting to be certified under the hand of the person having the charge of the original, and which person is hereby required to furnish such certified copy to any person applying at a reasonable time for the same, upon payment of the sum of one Rupee; and every such Register or such copy of a Register, and also every Certificate of registry granted under the said Act or any of the Acts of Parliament relating to the registry of British Vessels, and purporting to be signed as required by law, shall be received in evidence in any of Her Majesty's Courts of Justice, or before any person having by law or by consent of parties authority to hear, receive, and examine evidence as aforesaid, as prima facie proof of all the matters contained or recited in such Register, when the Register or such copy thereof as aforesaid is produced, and of all the matters contained or recited in or endorsed on such Certificate of registry when the said Certificate is produced.

IX. Whenever in any proceeding whatever it may be necessary to prove the Where necessary to prove con-viction or acquit-tal, not necessary to produce record, but Certificate of trial and conviction or acquittal of any person charged with any indictable offence, it shall not be necessary to produce the record Clerk of Court. of the conviction or acquittal of such person, or a copy thereof, butit shall be sufficient that it be certified or purport to be certified under the hand of the Clerk of the Court or other

Officer having the custody of the records of the Court where such conviction or acquittal took place, or by the Deputy of such Clerk or other Officer, that the paper produced is a copy of the record of the indictment, trial, conviction, and judgment or acquittal, as the case may be, omitting the formal parts thereof.

X. Whenever any book or other document is of such a public nature as to be ad-Examined or certified copies of missible in evidence on its mere production from the proper custodocuments admisdy, and no statute or Act exists which renders its contents provable by means of a copy, any copy thereof, or extract therefrom, shall be admissible in evidence in any of Her Majesty's Courts of Justice, or before any person now or horsesfter having, by law or by consent of parties, authority to hear, receive, and examine evidence as aforesaid; provided it be proved to be an examined copy or extract, or provided it purports to be signed officer to whose custody the original is entrusted. and which Officer is hereby required to furnish such certified copy or extract to any person applying at a reasonable time for the same, upon payment of a reasonable sum for the same, not exceeding four annas, for every folio of ninety words.

XI. If any officer authorized or required by this Act to furnish any certified Certifying a fulee document a misdecopies or extracts shall wilfully certify any document as being a meanor. true copy or extract, knowing that

the same is not a true copy or extract, as the case may be, he shall be guilty of a misdemeanor, and be liable, upon conviction, to imprisonment for any term not exceeding eighteen months.

XII. All Her Majesty's Courts within the British Territories under the Go-Court, &c. may administer oath. vernment of the East India Company, and every Judge and Justice Arbitrator or other person, now or hereafter having, by law or by consent of parties, authority to hear, receive, and examine evidence with respect to or concerning any suit, action, or other proceedng in any of such Courts, is hereby empowered to administer an oath to all such witnesses as are legally called before them respectively.

Persons forging stamp, or sig-nature of certain documents, or wil-fully uttering the same guilty of fe-lony.

XIII. If any person shall forge the seal, stamp, or signature of any document in this Act mentioned or referred to, or shall tender in evidence any such document with a false or counterfeit seal, stamp, or signature thereto, knowing the

same to be false or counterfeit, he shall be guilty of felony, and shall, upon conviction, be liable to transportation for seven years, or to imprisonment for any term not exceeding three years, nor less than one year, with hard labour; and whenever any such document shall have been admitted in evidence by virtue of this Act, the Court, or the person who shall have admitted the same, may, at the request of any party against whom the same is so admitted in evidence, direct that the same shall be impounded and be kept in the custody of some officer of the Court or other proper person, for such period, and subject to such conditions, as to the said Court, or person shall seem meet; and every person who this Act may be dealt with, indicted, tried, and, if convicted, sentenced, and his offence may be laid and charged to have been committed in the place in which he shall be apprehended or be in custody; and every accessory before or after the fact to any euch offence may be dealt with, indicted, tried, and, fronvicted, sentenced, and his offence may be laid and charged to have been committed in any place which the principal offender may be tried.

XIV. This Act shall come into operation on day of in the year 1852.

Ordered that the Draft now read be published for general information.

Ordered that the said Draft be re-considered at first Meeting of the Legislative Council of Sails after the 9th day of March next.

> FRED. JAS. HALLIDAY. Secy. to the Govt. of India.

Fort William, Home Department, Legislativa. · The 9th January, 1852. * 1 .

The following Draft of a proposed Act was read in Council for the first time on the 9th of January

ACT No. -- OF 1852.

An Act for further Improving the Administration of Criminal Justice in Her Majesty's Courts of Justice in the Territories of the East India Company,

Whereas offenders frequently escape conviction on their trials, by reason of the technical strictness of criminal proceedings in matters not material to the merits of the case; and whereas such technical strictness may safely be relaxed in many instances, so as to insure the punishment of the guilty, without depriving the accused of any just means of defence, and whereas a failure of justice often takes place on the trial of persons charged with felony and misdemeanor by reason of variances between the statement in the indictment on which the trial is had, and the proof of names, dates, matters, and circumstances therein mentioned, not material to the merits of the case, and by the misstatement whereof the person on trial cannot have been prejudiced in his defence, It is hereby enacted as follows:

I. From and after the coming of this Act into

The Court may amend certain variances not material to the merits of the case, and by which the defendant cannot be prejudiced in his defence, and may either pro-ceed with or postpone the trial to be had before the same or another jury.

operation, whenever, on the trial of any indictment for any felony or misdemeanor, there shall appear to be any variance between the statement in such indictment and the evidence offered in proof

thereof, it shall and may be lawful for the Court before which the trial shall be had, if it shall consider such variance not material to the merits of the case, and that the defendant cannot be prejudiced thereby in his defence on such merits, to order such indictment to be amended, according to the proof, by some officer of the Court or other person, both in that part of the indictment where such variance occurs, and in every other part of the indictment which it may become necessary to amend, on such terms as to postponing the trial to be had before the same or another jury, as such Court shall think reasonable; and after any such amendment the trial shall proceed, whenever the same shall be proceeded with, in the same manner in all respects, and with the same consequences, both with respect to the liability of witnesses to be indicted for perjury and otherwise, as if no such variance had occurred: provided that, in all such cases where the trial shall be so postponed as aforesaid, it shall be lawful for such Court to respite the recognizances of the prosecutor and witnesses, and of the defendant and his surety or sureties, if any, accordingly, in which case the prosecutor and witnesses shall be bound to attend to prosecute and give evidence respectively, and the defendant shall be bound to attend to be tried, at the time and place to which such trial shall be postponed, without entering into any tresh recognizances for that purpose, in such and the recognizances for that purpose, in such and the same manner as if they were originally bound by their recognizance to appear and prosecute, or give evidence, at the time and place to which such trial shall have been so postponed: provided also, that where any such trial shall be to be had before another jury, the grown and the definition of the shall respectively be entitled to the challenges as they were respectively entitled to before the first jury was swore.

II. Every verdict and judgment which shall be given after the mak-Verdicts and Judgments valid after amendments. ing of any amendment this Act, shall be of the same force and effect in all respects as if the indictment had originally been in the same form in which it was after such amendment was made.

III. If it shall become necessary at any time,

Records to be drawn up in amended form without notic-ing the amendments.

for any purpose whatso-ever to draw up a formal record in any case where nny amendment shall

have been made under the provisions of this Act, such record shall be drawn up in the form in which the indictment was after such amendment was made, without taking any notice of the fact of such amendment having beem made.

IV. In any indictment for murder or man-The means by which the injury was inflicted need not be apacified in indictments for murder and manslaughter.

slaughter preferred after the coming of this Act into operation, it shall not be necessary to set forth

the manner in which, or the means by which, the death of the deceased was caused, but it shall be sufficient, in every indictment for murder, to charge that the defendant did feloniously, wilfully, and of his malice aforethought kill and murder the deceased, and it shall be sufficient in every indictment for manslaughter to charge that the defendant did feloniously kill and slay the deceased.

V. In any indictment for forging, uttering,

Forms of indictment in eases of forgery and uttering, stealing, and embezzling, or obtaining by false pretences.

stealing, embezzling, destroying, or concealing, or for obtaining by false pretences, any instrument,

it shall be sufficient to describe such instrument by any name or designation by which the same may be usually known, or by the purport thereof, without setting out any copy or fac-simile thereof, or describing the same, or the otherwise thereof.

VI. In any indictment for engraving, or making the whole or any part of In engraving plates, &c. any instrument, mafter or thing whatsoever, or for using or having the unlawful possession of any plate, or other material upon which the whole or any part of any instru-

ment, matter, or thing whatsoever shall have been engraved or made, or for having the unlawful possession of any paper upon which the whole or any part of any instrument, matter, or thing whatsoever shall have been made or printed, it shall be sufficient to describe such instrument, matter, or thing by any name or designation by which the same may be usually known, without setting out any copy or fac-simile of the whole or any part of such instrument, matter, or thing.

VII. In all other cases, wherever it shall be necessary to make any averment in any indictment as to any instrument, whether the same condists wholly or in part of writing, print, or figures, it shall be sufficient to describe such instrument by any name or designation by which the same may be usually known, or by the purport thereof, without setting out any copy or fac-simile of the whole

vill. From and From and after the coming of this Act into operation, it shall be Intent to defraud particu-plemone need not be al-sed or proved in cases of general extering, or false presufficient in any indictment for forging, uttering, offering, disposing of, or putting off any instru-The best before the whitebever, or for obtaining or attempting

to obtain any property by false pretences, to allege that the defendant did the act with intent to defraud, without alleging the intent of the defendant to be to defraud any particular person; and on the trial of any of the offences in this section mentioned, it shall not be necessary to prove an intent on the part of the defendant to defraud any particular person, but it shall be sufficient to prove that the defendant did the act charged with an intent to defraud.

IX. And whereas offenders often escape con-

A party indicted for felony or misdemeanor may be found guilty of an attempt to commit the same, and shall be liable to the same consequences as if charged with and convicted of the attempt only. No person so tried to be afterwards prosecuted for the same.

viction by reason that such persons ought to have been charged with attempting to commit offences, and not with the actual commission there, of; it is enacted, that if on the trial of any person charged with any felony

or misdemeanor, it shall appear to the jury upon the evidence that the defendant did not complete the offence charged, but that he was guilty only of an attempt to commit the same, such person shall not by reason thereof be entitled to be acquitted, but the jury shall be at liberty to return as their verdict that the defendant is not guilty of the felony or misdemeanor charged, but is guilty of an attempt to commit the same, and thereupon such person shall be liable to be punished in the same manner as if he had been convicted upon an indictment for attempting to commit the particular felony or misdemeanor charged in the said indictment; and no person so tried as herein lastly mentioned shall be liable to be afterwards prosecuted for an attempt to commit the felony or misdemeanor for which he was so tried.

X. And whereas it is enacted by the 8th Section of Act XXXI. of 1838 Repeal of the 8th Section of Act XXXI. of 1838. that " on the trial of any person for any of the offer-

ces thereinbefore mentioned, or for any felony whatever where the crime charged shall include an assault against the person, it shall be lawful for the jury to acquit of the felony, and to find a verdict of guilty of assault against the person indicted, if the evidence shall warrant such finding:" and whereas great difficulties have arisen in the construction of such enactment: for remedy thereof it is enacted that the said enactment shall be and the same is hereby repealed.

On the trial of an indictment for robbery, the jury may convict of an assault with intent to rob: no person so tried to be afterwards prosecuted for the same.

XI. If upon the trial of any person upon any indictment for robbery, it shall appear to the jury upon the evidence that the defendant did not commit the crime of robbery, but that he did

commit an assault with intent to rob, the defendant shall not by reason thereof be entitled to be acquitted, but the jury shall be at liberty to return as their verdict that the defendant is guilty of an assault with intent to rob, and thereupon such defendant shall be liable to be punished in the same manner as if he had been convicted upon an indictment for feloniously assaulting with intent to rob; and no person so tried as is herein lastly mentioned shall be liable to be afterwards prosecuted for an assault with intent to commit the robbery for which he was so tried.

XII. If upon the trial of any person for any

Person tried for misdemeanor not to be acquitted if the offence turn out to be felony, unders the Court so direct.

misdemeanor, it shall appoor that the facts given in evidence amount in law to a felony, such person shall not by reason

thereof be entitled to be acquitted of such misdemeanor; and no person tried for such misdemennor shall be liable to be afterwards prosecuted for felony on the same facts, unless the Court before which such trial may be had shall think fit, in its discretion, to discharge the jury from giving any verdict upon such trial, and to direct such person to be indicted for felony, in which case such person may be dealt with in all respects as if he had not been put upon his trial for such misdemeanor.

XIII. If upon the trial any person indicted for

Persons indicted for embezalement, as a clerk,&c., not to be acquitted if the offence to be larceny, and embezzlement as a clerk, servant, or person employed for the purpose, or in the capacity of a clerk or servant, it shall be

proved that he took the property in question in any such manner as to amount in law to larceny, he shall not by reason thereof be entitled to be acquitted, but the jury shall be at liberty to return as their verdict that such person is not guilty of embezzlement, but is guilty of simple larceny, or of larceny as a clerk, servant, or person employed for the purpose, or in the capacity of a clerk or servant, as the case may be, and thereupon such person shall be liable to be punished in the same manner as if he had been convicted upos an indictment for such larceny; and if upon the trial of any person indicted for larceny it shall be proved that he took the property in question in any such manner as to amount in law to embezzlement, he shall not by reason thereof be entitled to be acquitted, but the jury shall be at liberty to return as their verdict that such person is not guilty of larceny, but is guilty of embezzlement, and thereupon such person shall be liable to be punished in the same manner as if he had been convicted upon an indictment for such embezzlement; and no person so tried for embezzlement or lurceny as aforesaid shall be liable to be afterwards prosecuted for larceny or embezzlement upon the same facts.

XIV. If upon the trial of two or more persons

Upon an indictment for jointly receiving, persons guilty of separately receiving may be convicted.

indicted for jointly re-ceiving any property, it shall be proved that one or more of such persons

separately received any part of such property, it shall be lawful for the jury to convict upon such indictment such of the said persons as shall be proved to have received any part of such property.

Separate accessories and receivers may be included in the same indictment in the absence of the principal files.

XV. And whereas it frequently happens that the principal in a felony is not in custody or amenable to justice, although several accessories to such felony or

receivers at different times of stolen property the subject of such felony may be in custody or amenable to justice: for the prevention of several trials, it is enacted that any number of such accessories or receivers may be charged with substantive felonies in the same indictment, notwithstanding the principal felon shall not be included in the same indictment, or shall not be in custody or amenable to justice.

XVI. It shall be lawful to insert several counts Three larcenies from the same person within six mostles may be included in the same indictment. in the same indictment against the same person for any number of distinct acts of stealing, not exceeding three, which may have been committed by him against the same person within the space of six calendar months from the first to the last of such acts, and to proceed thereon for all or any

If upon the trial of any indictment for XVII.

Where a single taking is charged, the prosecutor need not elect, unless where more than three takings, or more than six months between the first and last taking. larceny, it shall appear that the property alleged in such indictment to have been stolen at one time was taken at different times, the prosecutor shall not by reason thereof be

required to elect upon which taking he will proceed, unless it shall appear that there were more than three takings, or that more than the space of six calendar months elapsed between the first and the last of such takings; and in either of such lastmentioned cases the prosecutor shall be required to elect to proceed for such number of takings, not exceeding three, as appear to have taken place within the period of six calendar months from the first to the last of such takings.

XVIII. In every indictment in which it shall

Coin and bank-notes may be demoney. described simply

be necessary to make any averment as to any money or any note of any bank, it shall be sufficient to

describe such money or bank-note simply as money, without specifying any particular coin or bank-note; and such allegation, so far as regards the description of the property, shall be sustained by proof of any amount of coin or of any banknote, although the particular species of coin of which such amount was composed, or the particular nature of the bank-note, shall not be proved, and in cases of embezzlement and obtaining money or bank-notes by false pretences, by proof that the offender embezzled or obtained any piece of coin or any bank note, or any portion of the value thereof, although such piece of coin or banknote may have been delivered to him in order that some part of the value thereof should be returned to the party delivering the same, or to any other person, and such part shall have been returned accordingly.

XIX. In every indictment for perjury, or for

Simplifying indictments for perjury and other like offences.

unlawfully, wilfully, falsely, fraudulently, deceitful-

offences.

ly, maliciously, or corruptly taking, making, signing, or subscribing any oath, affirmation, affidavit, deposition, bill, answer, notice, certificate, or other writing, it shall be sufficient to set forth the substance of the offence charged upon the defendant, and by what Court or before whom the oath, affirmation, declaration, affidavit, deposition, bill, answer, notice, certificate, or other writing was taken, made, signed, or subscribed, without setting forth the bill, answer, information, indictment, declaration, or any part of any proceeding either in law or in equity, and without setting forth the commission or authority of the Court or person before whom such offence was committed.

In every indictment for subornation of

As to form of indictments for subornation of perjury and other like offences.

perjury, or for corrupt bargaining or contracting with any person to com-mit wilful and corrupt

perjury, or for inciting, causing, or procuring any person unlawfully, wilfully, falsely, frandulently, deceitfully, maliciously or corruptly to take, make, sign or subscribe any oath, affirmation, declaration, affidavit, deposition, bill, answer, notice, certificate, or other writing, it shall be sufficient, wherever such perjury or other offence aforesaid shall have been actually committed, to allege the affence of the person who actually committed such perjury or other offence in the manner hereinbefore massicand. and then to allege that the defendants unlawfully, wilfully, and corruptly did cause and produce the said person the said offence, in manner and form aforesaid, to do and commit: and wherever such perjury or other offence aforesaid shall not have been actually committed, it shall be sufficient to set forth the substance of the offence charged upon the defendant, without setting forth or averring any of the matters or things hereinbefore rendered unnecessary to be set forth or averred in the case of wilful and corrupt perjury.

XXI. No indictment for any offence shall be What defects shall not of the averment of any vitiate an indictment. matter unnecessary to be proved, nor for the omission of the words "as appears by the record," or of the words " with force and arms," or of the words "against the peace," nor for the insertion of the words " against the form of the statute," instead of " against the form of the statutes," or vice versa, nor for that any person mentioned in the indictment is designated by a name of office, or other descriptive appellation, instead of his proper name, nor for omitting to state the time at which the offence was committed in any case where time is not of the essence of the offence, nor for stating the time imperfectly, nor for stating the offence to have been committed on a day subsequent to the finding of the indictment, or on an impossible day, or on a day that never happened, nor for want of a proper or perfect venue, nor for want of a proper or formal conclusion, nor for want of or imperfection in the addition of any defendant, nor for want of the statement of the value or price of any matter or thing, or the amount of damage, injury, or spoil, in any case where the value or price, or the amount of damage, injury, or spoil, is not of the essence of the offence.

XXII. Every objection to any indictment for

Formal objections to indictments shall be taken before jury are sworn. Court may amend any formal defect. any formal defect apparent on the face thereof shall be taken, by demurrer or motion to quash such indictment, before

the jury shall be sworn, and not afterwards; and every Court before which any such objection shall be taken for any formal defect may, if it be thought necessary, cause the indictment to be forthwith amended in such particular by some officer of the Court, or other person, and thereupon the trial shall proceed as if no such defect had appeared.

XXIII. No person prosecuted shall be entitled

Provision as to traversing indicaments.

to traverse or postpone the trial of any indictment found against him

Terminer, or Session of Gaol Delivery; provided always that if the Court, upon the application of the person so indicted or otherwise, shall be of opinion that he ought to be allowed a further time, either to prepare for his defence or otherwise, such Court may adjourn the trial of such person to the next subsequent session, upon such terms as to bail or otherwise as to such Court shall seem meet, and may respite the recognizances of the prosecutor and witnesses accordingly, in which case the prosecutor and witnesses shall be bound to attend to prosecute and give evidence at such subsequent Session without entering into any fresh recognizance for that

Exity. In any plea of autrefinis convict or autrefinis acquit it shall be sufficient for any defendant to state that he has been lawfully convicted or acquitted (as the case may be) of the said offence charged in the indictment.

Punishment for certain indictable misdemeanors.

National dictable misdemeanors and person shall be convicted of any one of the offences following, as an indictable misdemeanor; that is

to say; any cheat or fraud punishable at common law; any conspiracy to cheat or defraud, or to extort money or goods, or falsely to accuse of any crime, or to obstruct, prevent, pervert, or defeat the course of public justice; any escape or rescue from lawful custody, on a criminal charge; any public and indecent exposure of the person; any indecent assault, or any assault occasioning actual bodily harm; any attempt to have carnal knowledge of a girl under tweive years of age; any public selling, or exposing for public sale or to public view, of any obscene book, print, picture, or other indecent exhibition, it shall be lawful for the Court to sentence the offender to be imprisoned for any term now warranted by law, and also to be kept to hard labour during the whole or any part of such term of imprisonment.

XXVI. In the construction of this Act the word "indictment" shall Interpretation of terms. be understood to include "information," "inquisition," and "presentment," as well as "indictment," and also any "plea," "replication," or other pleading; and the terms "finding of the indictment," shall be understood to include "the taking of an inquisition," "the exhibiting of an information," and "the making a presentment;" and wherever, in this Act, in describing or referring to any person or party, matter or thing, any word importing the singular number or masculine gender is used, the same shall be understood to include and shall be applied to several persons and parties as well as one person or party, and females as well as males, and bodies corporate as well as individuals, and several matters and things as well as one matter or thing; and the word "property" shall be understood to include goods, chattels, money, valuable securities, and every other matter or thing, whether real or personal, upon or with respect to which any offence may be committed.

XXVII. This Act shall come into operation on the first day

Commencement of Act. One thousand eight hundred and fifty-two.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 9th day of March next.

> FRED. JAS. HALLIDAY, Secy. to the Goot, of India.

Fort William, Home Department, Legislative, the 9th January, 1852.

The following Draft of a proposed Act was read in Council for the first time on the 9th January, 1852:

ACT No. OF 1852.

An Act to authorize the employment of Uncovenanted Deputy Collectors in the Presidency of Bombay.

Whereas the exigencies of the public service require the employment of Uncovenanted Deputy Collectors in the Revenue Department within the

Presidency of Bombay, it is hereby enacted as follows:

- I. The Governor of Bombay in Council may appoint in any Zillah or District within the said Presidency one or more Uncovenanted Deputy Collectors, with the powers hereinafter mentioned.
- II. Every person appointed a Deputy Collector under this Act shall, before entering upon the duties of his office, make and subscribe before the Collector and Magistrate of the Zillah a solemn declaration to the same effect as the oath prescribed in Appendix A. annexed to Regulation XVI. of 1827 of the Bombay Code, the words "the East India Company" being inserted in such declaration, instead of the words "the United Company of Merchants of England trading to the East Indies" and the words "United Company" in the said oath contained.
- III. Deputy Collectors appointed under this Act shall discharge such of the duties and exercise such of the powers of the Covenanted Assistants in the Revenue Department, as shall be prescribed from time to time in each case by the Governor of Bombay in Council, and shall be subject to the same control and authority in all respects as such assistants respectively.
- IV. Section XI. of Regulation XVI. of 1827, of the Bombay Code, shall be applicable to Deputy Collectors appointed under this Act, who shall hold their Offices subject to the provisions of the said section.
- V. No Deputy Collector appointed under this Act shall be dimissed from Office without the sanction of the Governor of Bombay in Council. Whenever there is reason to believe that a Deputy Collector is disqualified, by neglect, incapacity, corruption, or other misbehaviour, for continuance in office, a report shall be made by his superior in the Revenue Department for the consideration and orders of the Governor of Bombay in Council, who shall be competent to suspend such Deputy Collector, and order a further enquiry into his conduct, or direct his immediate dismissal, as may appear just and proper.

Ordered that the Draft now read be published for general information.

Ordered that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 9th day of April next.

FRED. JAS. HALLIDAY,

Secy. to the Govt. of India.

No. 81.

Orders by the Hon'ble the Deputy Governor of Bengal.

Appointments.— The 9th January 1852.—Mr. W. C. Lacey to be Oorya Translator to Government at Cuttack.

The 10th January 1852.—Mr. R. Alexander, Assistant to the Salt Agent of Balasore, is vested with the powers of adjudicating cases of contravention of the Salt Laws, under Section 25, Act XXIX. of 1838.

Leave of Absence.—The 8th January 1852.—Mr. J. Power, Assistant to the Magistrate and the Collector of Beerbhoom, for one month, under Medical Certificate.

Mr. P. Taylor, Collector of Moorshedabad, for fifteen days, on private affairs, in extension of the leave granted to him in Orders of the 15th ultimo.

Mr. M. Little, Superintendent of Abkarry, at Tipperali, for two months, on private affairs. Bahoo Jadubchunder Bose is appointed to officiate as Abkarry Superintendent of Tipperah, and is vested with the powers of adjudication prescribed by Section 3, Act XXV. of 1840, during the absence of Mr. Little.

The 9th January 1852.—Mr. H. C. Halkett, Magistrate of Backergunge, for one month, on private affairs, in addition to the time allowed him to join his appointment at Tipperah, commencing from the date on which he may be relieved of the Backergunge Magistracy by Mr. W. M. Beaufort.

Lieutenant G. N. Cave, Assistant to the Political Agent in the Cossiah Hills, for two months, on private affairs, from the date on which he may avail himself of the same.

The 10th January 1852.—Mr. G. F. Brown, Commissioner of the 12th or Bhaugulpore Division, for six days, in extension of the leave granted to him on the 5th ultimo.

Notifications.— The 13th January 1852.—Lieutenant A. Fytche, Principal Assistant to the Commissioner of Arracan, at Sandoway, made over charge of the current duties of his Office to Agajee Myoothoogyee, of Sandoway, on the 10th ultimo, to proceed to the interior on duty, and resumed charge of the same on the 22nd idem.

Serjeant Simon Vandroft, of the 27th Regiment Native Infantry, appointed Serjeant Major of the Behar Station Guards, joined his station at Bankipore on the 27th ultimo.

Mr. W. T. Trotter, Collector of Rungpore, made over charge of his Office to Baboo Mookundpersaud Roy, Deputy Collector, to proceed to the interior of the District, on the 3rd instant.

Moulvee Imdad Alli assumed charge of the Offices of Sudder Ameen of Shahabad and Moonsiff of the Sudder Station of that District, on the 3rd instant.

- Mr. G. C. Cheap, Civil and Sessions Judge of Rajshahve, resumed charge of the current duties of his Office from Moulvee Abdool Ullee, Principal Sudder Ameen of the District, on the 6th instant.
- Mr. F. Lowth, Officiating Civil and Sessions Judge of Bhaugulpore, resumed charge of his Office from Moulvee Muazzim Hossein, Principal Sudder Ameen of the District, on the 6th instant.
- Mr. R. B. Garrett, Magistrate, Collector and Salt Agent of Cuttack, made over charge of his Office and the Treasury to Mr. W. M. Beaufort, on the 7th instant.
- Mr. A. S. Annand, Collector of Midnapore, received charge of the Collectorate from Mr. H. V. Bayley, and of the Treasury from Radh anauth Gangooly, the Deputy Collector, on the 7th instant.
- Mr. C. Palmer, Civil Assistant Surgeon of Jessore, resumed charge of the Office of Register of Deeds of that District from Mr. F. L. Beaufort, the Magistrate, on the 6th instant.

Baboo Roy Gobindchand Chowdree, Officiating Principal Sudder Ameen of Beerbhoom, received charge of the current duties of the Office of Civil and Sessions Judge of the District from Mr. H. F. James, on the 7th instant.

By order of the Hon'ble the Deputy Givernor of Bengal,

J. P. Guane, Scoy. to the Gout, of Manyal

No. 4535 of 1851.

Orders by the Hon'ble the Lieutenant Governor of the North-Western Provinces.

Judicial Department,

Lieut. Governor's Camp, the 31st December 1851.

The unexpired portion of the leave of absence granted, under Orders of the 27th September last, to Mr. C. C. Jackson, Judge of Meerut, is cancelled from the date on which he resumed charge of his Office.

No. 4537 of 1851.

Judicial and Revenue Department,

Lieut. Governor's Camp, the 31st December 1851.

The unexpired portion of the leave of absence granted, under Orders of the 28th ultimo, to Mr. G. Palmer, Assistant to the Magistrate and Collector of Muttra, is cancelled from the date on which he resumed charge of his duties.

JOHN W. SHERER,

Offg. Asst. Secy. to the Govt., N. W. P.

No. 22 of 1852.

Judicial Department,

Lieut. Governor's Camp, the 1st January 1852.

Leave of Absence.—Mr. C. F. Thompson. Civil and Sessions Judge of Mynpoory, for one month, under Section XI. of the Absentee Rules, preparatory to resigning the Service.

Appointment.—Mr. II. Unwin to officiate as Civil and Sessions Judge of Mynpoory, from the date of receiving charge from Mr. Thompson.

No. 20 of 1852.

Judicial and Revenue Department, Lieut, Governor's Camp, the 6th January 1852.

Appointment.—Mr. F. B. Gubbins to officiate

as Magistrate and Collector of Azimghur, during the absence, on leave, of Mr. S. J. Becher.

No. 25 of 1852.

Lieut. Governor's Camp, the 7th January 1852.

Appointment.—Mr. J. R. Hutchinson to officiate as Magistrate and Collector of Boolundshuhur, during the absence, on leave, of Mr. A. U. C. Plowden.

No. 32 of 1852.

Appointments.— The Hon'ble the Lieutenant Governor has been pleased to appoint the Tehseeldars mentioned below, in the District of Azimgurh, Deputy Magistrates under Act XV. of 1843, with the powers of Assistants as laid down in Regulation IX. of 1807:—

Kazee Bahaoodeen, Tehseeldar of Secunderpoor.

Alee Khan, Ditto of Koelsa.

Bassut Alee, Ditto of Mahowl.

No. 58 of 1852.

Lieut. Governor's Camp, the 9th January 1852.

Leave of Absence.—Mr. C. P. C. Smyth, Assistant to the Magistrate and Collector of Shabjehan-pore, for fifteen days, under Section XII. of the Absence Rules, in extension of the leave granted hi m in Orders of 24th July last.

J. THORNTON, Secy. to the Govt., N. W. P.

No. 45 of 1852.

Revenue Department,

Lieut. Governor's Camp, the 8th January 1852.

Notification. — Fida Ullee, Deputy Collector under Regulation IX. of 1833, in Zellah Shajehanpore, is promoted to the 1st Grade, from the 23rd September 1851.

J. THORNTON,

Secu. to the Gort., N. W. P.

General Orders by the Honble the President of the Council of India in Council.

Fort William, 14th January 1852.

No. 32 of 1852.—The undermentioned gentleman is admitted to the service, in conformity with his appointment by the Hon'ble the Court of Directors, as a Cadet of Infantry on this Establishment, and promoted to the rank of Ensign from the date assigned to him in General Order, No. 444, of the 22nd August last:

Infantry.

Date of Arrival at Fort William.

Mr. William Campbell Deans 2nd January 1852.

No. 33 of 1852.—Captain John Anderson, of Engineers, Executive Engineer 12th Division, Department of Public Works, is permitted to proceed to New South Wales, on Medical Certificate, and to be absent from Bengal on that account for two years.

J. S. BANKS,

Offg. Secy. to the Govt. of India, Mily. Dept.

NOTICE.—Mean Time was this day shown to the Shipping in the River, from the Semaphore Tower in the Fort, Half a Second (\frac{1}{2}s.) after Mean Noon.

Fort William, 10th January, 1852.

NOTICE.—Mean Time was this day shown to the Shipping in the River from the Semaphore Tower in the Fort, One and Half a Second (1½s.) before Mean Noon.

> GEORGE WARREN. Colonel, Town Major.

Fort William, 12th January, 1852.

General Post Office Notifications.

NOTICE is hereby given, for general information, that the Mails for Penang, Singapore and China, for transmission per P. and O. Co.'s Steamer "Lady Mary Wood," will be closed at this Office, on Saturday, the 17th instant.

J. R. BURLTON BENNETT,

Deputy Post Master General,

in Charge.

Calcutta, General Post Office, the 9th January, 1852.

NOTICE.—Post Offices have been permanently established at the following places in Bengal:—

Nauthpore, 48 Miles North West of Purneal. Serajgunge, 65 Miles from Pubnah. Nowhatta, 34 Miles from Jessore.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

Calcutta, Genl. Post Office, }
the 24th December 1851.

IT is hereby notified that, unless marked for particular Ships, all Letters received at the General Post Office between Monday the 5th January 1852 and Sunday the 11th January 1852, both dates inclusive, were despatched by the undermentioned Vessels, which sailed from Calcutta on dates specified :-

Letters received on Pates from and to	By what Ships despatched.	Bound to	Remarks.
5th and 6th January 1852, 5th ditto ditto, 5th to 9th ditto, 7th to 10th ditto,	"Victoria,"	Moulmein and Rangoon,	Ditto on the 10th ditto.

J. R. BURLTON BENNETT, Deputy Post Master General.

Calcutta, Genl. Post Office, 13th January 1852.

Export Overland Mail vid Bombay.

THE Government of Bombay having appointed the 3rd of the ensuing month of February for the departure of the next Steamer therefrom with a Mail for Snez-Notice accordingly is hereby given, for general information, that the latest safe date for the transmission of letters and papers from Calcutta, which may be intended for conveyance by that opportunity, will be Saturday, the 24th proximo, and that the first set of the Overland Packets will be closed at, and despatched from this Office, on Friday, the 23rd idem.

J. R. BURLTON BENNETT.

Deputy Post Master General, in Charge.

Fort William, Genl. Post Office, } the 31st December, 1851.

NOTICE.- The Cart conveying the Mails for the North Western Provinces was attacked by Dacoits on the 23rd ultimo, while in transit between the Arrah and Benares Districts, at about a Mile East of Sunna Dak Chokee, and the Mails carried off. The Mails have all been recovered, with the exception of the Sherghotty Wallet of that date for Benares, which contained the undermentioned Packet 8:-

- 5 Packets from Gyah for Benares.
- Packet from Dum Dum for Ditto.
- from Chandernagore for Ditto. Ditto
- Ditto from Bogodhur for Ditto.
- from Mungulpore for Ditto. Ditto
- from Burdwan for Ditto. Ditto
- 2 Packets from Sherghotty to Ditto.

J. R. BURLTON BENNETT, Deputy Post Master General,

in Charge.

Culcutta, Genl. Post Office, the 5th January 1852.

NOTICE.-The subjoined copy of a Despatch No. 29 of 1851, from the Honorable the Court of Directors, dated the 24th September, forwarded to this Office by the Government of Bengal, is published for general information.

> J. R. B. BENNETT, Deputy Post Master General,

in Charge.

Calcutta, General Post Office, the 8th November, 1851.

PUBLIC DEPARTMENT,

No. 29 of 1851.

Our Governor of the Presidency of Fort William in Bengal.

We have been informed, by direction of Her Majesty's Post Master General, under date the 18th instant, that " His Lordship has obtained the authority of the Treasury to despatch in future from the General Post Office in London the Mail for India viá Marseilles on the evening of the 8th of the month, instead of the 7th as hitherto, except on the occasions of the 8th falling on a Sunday, when the Mail will be despatched on the evening of the following day, and that this arrangement will come into operation with the Mail of the 8th proximo."

2nd. You will be careful, that the several Post Masters under your Presidency are duly advised of this alteration which we have by the present Mail notified to our Agents at Aden and in Egypt.

We are, &c.,

(Signed) JOHN SHEPHERD. and 12 other Directors.

London, the 24th September, 1851.

(True Copy,)

W. SETON-KARR, (Signed) Under Secy. to the Govt. of Bengal. (True Copy,)

J. R. B. BENNETT. Deputy Post Master General, in Charge.

NOTICE .- The subjoined Extract from a Letter dated 5th instant, received from the Post Master Hydrabad, is published for general information.

> J. R. BURLTON BENNETT. Deputy Post Master General.

Calcutta. Genl. Post Office, \ the 17th September, 1851, J

Extract of a Letter from Captain W. Shelly, Past Master, Hydrabad, to C. P. Brown, Esq., Post Master General, Fort Saint George, No. 197, duted 5th September, 1851.

That all Letters, Papers and Parcels, addressed to Warungull, should be superscribed via Secundrahad, instead of via Nacricull as heretofore, the runners stationed between the latter station and Warungult having been removed, and posted on a direct route from Secundrabad to Warunguil.

(True Extract,)

J. R. BUBLTON BENNETT, Deputy Post Master General. LIST of Remaining and Unclaimed Letters and Parcels that have accumulated between the months of July and September 1851. Lynch, Mr J C .- Serjt Major - 59th Regt N I, Lahora.

Lucas, Esq A-Dacca, Lawrence, Mrs Elizabeth-Care of Mrs Rowley, No 18,

Meerjauncy Gully, Llewelyn, Lt J L -71st Regt N I, Peshawur.

Lewis, Esq J - Cutwah.

Lewis, Esq J .- Mackenzie's Dock, Howrah.

Lane, Esq James - Berhampore.

Luddy, Esq Abrahim — Merchant, Poorneah.
Lloyd, Esq W H — Berhampore.
Leggatt, Mr E — Marine Storekeeper's Office, Kidderpore, Calcutta.

Lowfler, Mr.—Agra.

Louis, Esq Francis — Calcutta.

Little, Miss A.—No 3, Goomghur Lane, Calcutta.

Latour, Esq F.—Care of Maha Raja, Burdwan.

Latour, Esq F.—Summon Scrit residing in Calaseo Langston, Mr-Summon Scrit residing in Calascetollah, Calcutta.

Lyon, Esq T—Malda.

Lawrence, Esq J G (3 letters)—24th Bengal Regt
Infy, G P O, Calcutta.

Law, Esq J S, C S-Care of Messrs Remington and Co., Calcutta.

Lightfoot, Esq S-Messrs Smith, Lama and Co., Calcutta. Liggatt, Mr J-Care of Mrs Timmes, Chitpore Road,

Liggatt, Mr J (5 letters)-Steamer Enterprize, Calcutta. Lyons, Thomas-H M 18th R. I, Calcutta, or elsewhere. Lynch, D-Australia.

Lavery, Private J-E I C Infantry, Bengal.

Lucas, Mr James—Sydney. Lawrence, Elizabeth—At William Harris,' Sydney, New South Wales.

Lee, James—Care of Mr. J Slater, South Australia.
Legg, Captain—Barque "Helen Mary."
Lackersteen, L W, 2nd Mate, Ship "Juliana."
LeMarchal, Captain—Ship Calcutta.
Laborie, Monsr Joseph—Le Navare le "Pescatore."
Leugle, Monsr Charles A bor de "l'Lurida."

Lashache, Monss—Capt de la "Nereide." LeMarchal, Monsr Adelphi—(2 letters) Navire la "Cal-

Luffkin, Capt M H—Ship "Le Lion." Lloyd, Mr John James—Ship "Walmer Castle." Lefavou, Mr Saml H—Bark "Wepacumeon."

Long, Henry-Ship "Lord Auckland."

Matthysz, Esq P-Bowsingh Ghat, Cutwah. Mark, Mr-Care of Revd Deacon, Poorneah.

McLangu, L.J.—Pensioner, Dum-Dum. May, Mr J 11--Midnapore.

May, Mr J 11-- Midnapore.

Marcus, Esq J P-Dinapore.

Marley, Mr W-Barrackpore.

Manuel, Esq T-Care of T D'Mello, Esq, Calcutta.

Moss, Mr G-Culnah.

Mitchell, Esq T-Kidderpore.

McNeelance, Mr R-Steamer "Lord William Bentinck," Calcutta.

Mendis, Esq H-Loll Bazar Street, Calcutta. Medley, Mr C II-Preventive Officer, Calcutta.

Martin, Eaq-Opium Agent, Gazeepore. Mogo, M-Calcutta.

Mogo, M—Calcutta.

Morgan, Mr R—Schooner Pearl, Calcutta.

Moore, Esq W J—Baugundy.

Monsy, Esq J—Calcutta.

MacKennie, Esq C (2 letters)—Malda.

Minas, Mr P A—Calcutta.

McCullock, D—Dacca.

McCullock, D—Dacca.

Marshall, Mr G—No 7, Sibtollah Lane, Calcutta.

Morrison, Dr A—Burhie.

Malless, Esq T J—Purneah.

Mackay, Miss—Care of Revd John Mackay, Ballasore.

Mulheran, Mrs S—Allahabad.

McIver, Esq J—Kishnagore.

Massam, Mrs E S—Oare of Mr J D'Silva, Sudder Board of Revenue, No 21, Coyla Ghat, Calcutta.

MacKenza, Esq J - Tirhoot. Moore, Esq J - Kishenagore.

Martin, Mr J -- Strampore.

Mackie, Esq J. M.—Dhiapore, MacKenzie, Esq J.—Burhie, Moore, Mrs E.—To await arrival, Benares.

MacLeod, Brigadier D-Military Club, Calcutta.

Murray, Esq C-Pobna, Mart, Mr J N-To be left at the General Post Office,

Calcutta,
Miller, Mr H-Care of Mr Jacobs, Old Court House

Street, Calcutta, McGuiness, Pt J-18th R I, Fort William.

Morgan, C II-Steamer "Pluto."

MacDonald, Esq S—Turcoolia, Furrecdpore.
Mackey, Esq P (4 letters)—Poorneah.
Miller, Mr W H T—HC Steamer "Proserpine," Moulmein.

Miller, Mrs-Care of Mr W Miller, Calcutta. Miller, Mrs-At A Hellett, Esq. Medical Storekeeper, Singapore.

Singapore.

Miller, Esq C—Care of Mr W D José, Burdwan.

Martin, Miss H C M—Dinagepore.

Martin, Miss Jane—Purneah.

Martin, Miss J M—Suckreegully.

Mitchell, Capt W M (2 letters)—H M 84th Foot,

Trichonopoly, Calcutta.

McGiffin, Mr W—Calcutta.

Milignas, Mr A—Chiusurah.

Morrison, Lt G P—H M 22nd Page Calcutts.

Morrison, Lt G P-II M 22nd Regt, Calcutta.

Miller, Esq G J-Mungulpore. Montgomery, Mr W-Howrah.

Mitford, Esq J-Care of C W Hutton, Cape of Good Hope.

Morton, Esq C E—Rajmahal.
MacCarty, Mrs—Barrackpore.
Maidman, Mrs—Dinapore.
Madden and Co, Messrs—Calcutta.

Miles, Esq T G—Mungulpore.

MacDougall, Lt J—H M 87th Regt, Dinapore.

Malloney, Mr Mathew—Sydney.

Malcolm, Capt D A—Govt Genl's Agent, Mynpoorie.

Mayne, Dr. E W—Calcutta.

Makin, Serjt Geo-Steamer "Nurbudda," Monghyr or Dinapore.

MacLeod, Capt-Care of J. Gordon, Esq, Nepaul.

MacLeod, Capt—Care of J. Gordon, Esq. N. MacLeod, Esq D—Nepaul.
MacLeod, Esq D—Agra.
MacLeod, Esq D—Tirhoot.
Madeira, Mr P—Itchapore, Calcutta.
Maria, Revd Father S Savinus—Negapatam.
Meyer, Solomon—Calcutta.
Middleton Fusion J. C. (2 letters)—23rd

Middleton, Ensign J C (2 letters)-23rd Lt Infantry, Calcutta.

Morel, Mr D-Calcutta. Magill, F-Steamer "Hindoostan," Calcutta.

McGavin, Esq J-Calcutta.

Muney, Mr Thomas-Care of Maria, Bombay.

Mudunchand Huruckeh, Esq (4 letters)—Calcutta.

Mageerang and Gangeerang, (5 letters)—Calcutta.

Moonshee Golam Nobee—Old China Bazar, Calcutta.

Mordecai, Ezekiel Daniel, Esq-Allahabad.

Mordecai, Ezekiel Daniel, Esq.—Allahabad.

Mariano, Mr J C.—Dacca.

Moorice, Antonio.—Ship "Amazon."

Melvin, Mr Daniel.—Ship "Argaum."

McQuarrie, Mr Donald.—Ship "Argaum."

McLeod, Mrs D.—Ship "Anne Mary.".

Morton, Capt DB (2 letters).—Ship "Anne Cropper."

Morgan, Capt.—Ship "Bangalore."

Miller, Capt.—Barque "Emily."

Miller, JSB.—Ship "Iskender Shaw."

Macready, Capt.—Ship "Lesmoyne."

Moyehan, John.—Ship "Lord Auckland."

MacLean, Capt.—Ship "Lady Clarke."

Manginon, Monsr.—a board de Navire Françeois "Groquard."

Mothlot, Monsr.—a board de "Lerida."

Mothlot, Monsr-a board de "Lerida." Morell, Monsr Maturin-a board de "Lerida."

Morigin, Monse—a board de la Corvette a voissean "Le Colline."

Morel, Capt-" Ledonar."

and he think the live in the first of

McConnell, Mr A—Ship "Meg of Meldon."
Morris, Mr John—Barque "Moselle."
Macdonald, Capt C—Brig "Neptune."

Montgorpery, John (Surgeon)-Care of Capt Ewin, Calcutta.

McQuade, Mr Peter-Ship "Townsend."

Norman, Esq F-14th Regt N I, Dinapore.

Nicolson, Esq J O-Asst Surveyor, care of the Post

Master Powersh Master, Purneah.

Nunes, Mrs A-Guptee Parah, Cuttack.

Newton, June Mrs W-Calcutta.

Navlor, Robert-25th Regt of Artillery, Dum Dum.

Nash, Scrit—Arsenal, Calentta. Nicholas, J F—Hotel, Calentta.

Neill, Captain-Ship "Charlotte."

Nash, Capt S II - Ship " London." Neumann, Engene—Ship "Neptune." Newman, Captain—Ship "Statina."

(To be continued.)

J. R. BURLTON BENNETT.

Deputy Post Master General.

Fort William, General Post Office. 23rd December, 1851.

College of Fort William,

December 19th 1851.

NOTICE is hereby given, that an Examination will be held, on Friday the 16th January 1852, of Candidates for Certificates of qualification as College Teachers and as Regimental Moonshees, according to Government Orders of the 25th May 1850, and General Orders by the President of the Council of India, dated 9th October 1850, respec-

Candidates are requested to send in their names on or before the 10th January 1852.

G. T. MARSHALL,

Secy. to the College of Fort William.

COMMISSARIAT NOTICE.

SEALED Tenders will be received at the Executive Commissariat Office at the Presidency, up to 4 P. M. of the 16th February 1852, for the supply of the following Articles, for the Presidency Division, and on the march for one year, from the 1st May 1852.

Tenders will be received for each Article separately, agreeably to forms open to inspection at the above Office and not otherwise, and they will be opened and read on the 17th February 1852, at noon precisely, in the presence of such parties concerned as may choose to attend.

The sum noted opposite each item will be required as adeposit with corresponding Tender, and all further particulars may be obtained on application at the Commissariat Office.

Articles.	Depo- sit.	Articles.	Depo- sit.
	Co.'s		Co.'s
Bread for Troops, Bhur Bosts, Castor Oil, Coffee, Firewood, Gear, for Elephants and Ballocks,	500 100 200 200 100-	Table Rice,	100 100 100 100

A. D. DICKENS, Lieutenant; Sub-Assistant Commissary General.

Fort William, Commissariat Office, the 5th January 1852.

COMMISSARIAT NOTICE.

SEALED Tenders will be received at the Executive Commissariat Office at Benares, up to 4 p. M. of the 1st March 1852, for the supply of Bread, Beef, Bhoossa, Butter, Gram, Eggs, Fowls, Firewood, Milk, Mutton, Otta, Bice, Salt, Hospital Clothing, Quilts, Gear for Public Cattle, and Bedding for European Troops, for the Benares Division of the Army, for 1, 2, or 3 years respectively, commencing from lat May 1852.

Tenders will be received for each Article separately, and accompanied by a deposit of not less than One Hundred Rupees. Forms to be had on application at the Executive Commissariat Office, and not otherwise; and they will be opened and read on the 2nd March 1852, at noon precisely, in the presence of such parties concerned as may choose to attend at the Office. Tenders to specify rates in words as well as figures.

H. A. Dorin, Dy. A. C. Genl. Executive Commissariat Office, Benares, \ the 1st January 1852.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of James | On Thursday, the Holt, of Waterloo Street, | 8th day of January On Thursday, the in Calcutta, carrying on instant, It was order-trade and business as a el that the Hearing in Plumber, an Insolvent. this matter shall be on the 6th day of March next, and that the said Insolvent do then attend to be examined by the said Court.

Panioty, Attorney.

In the matter of Solimanjee Rajubally, Mahomedan Merchant, carrying on business at Calcutta and Bombay, formerly carrying on business at Bombay, in Co-partnership with Ibramjee Jewah and Mahomed Salahbhye Moolishee, under the firm of Ibramjee Jewah, an Insolvent.

On Tuesday, the 6th day of January instant, It was ordered that the Hearing in this matter shall be on the 3rd day of April next, and that the said Insolvent do then attend to be examined by the said Court.

Newmarch, Attorney.

In the matter of John Armstrong Currie, at present of Intally, in the Suburbs of Calcutta, Registrar of Merchant Scamen, carrying on business at Intally aforesaid, as an Oil Manufacturer, and formerly carrying on business in partnership with one Roderick Mackenzie, as Auctioneers and Merchants, at Calcutta aforesaid, under the style of J. A. Currie and Co., an Insolvent.

On Saturday, Gas 3rd day of January instant, It was order-ed that the first Saturday in the month of February 1853, be appointed for further Hearing in this mat-ter, and unless cause be shewn to the contrary on that day, the said Insolvent shall be discharged personally as well as to his after-acquired pro-

perty from all liability for debts, claims and demands of and against the said Insolvent, at the time of filing his petition for Relief.

Newmarch, Attorney. 4

In the matter of Nilmoney On Tuesday, Dutt, of Thun Thanes, in 6th day of Jac Calcutta, writer, an Insolin this metter shall be on the Sta day!

next, and that the said Insolvent do then attend to be examined by the said Court.

Carruthers, Attorney.

In the matter of Sreenauth) Chatterjee, of Mooktaram Baboo's Street, in Chorebagaun, in Calcutta, late Naib Dewan in the service of Sree Mutty Rance Surnomoye Dossee of Moorshedabad, an Insolvent. then attend to be examined by the said Court.

On Monday, the 5th day of January, instant, It was ordered that the Hearing in this matter shall be on the 6th day of March next, and that the said Insolvent do

Newmarch, Attorney.

Chief Clerk's Office, 9th January 1852.

In the matter of Albert? John Dellochepied Larpent and John Beckwith, of the late firm of Cockerell and Co., Insolvents.

In the matter of Albert John DeHochepied Larpent, an Insolvent.

In the matter of John Beckwith, an Insolvent. over to Saturday, the 7th day of February next.

On Saturday, the 3rd day of January instant, It was order-ed that the three several Orders Nisi of the 6th day of December last, for the discharge of Henry Cowie, as Co-assignee in the joint and separate Estates of the Insolvents abovenamed, do stand

Sandes and Watts, Attorneys.

In the matter of Albert
John DeHochepied Larpent and John Beckwith,
of the late firm of Cockof the late firm of Cockof the late firm of Cockerell and Co., Insolvents. J of the Receipts and Disbursements of the Official Assignce, from the 1st day of December 1850 to the 3rd day of January instant, be received and filed in the Office of the Chief Clerk of this Court.

In the matter of Albert) On Saturday, the John DeHochepied Lar- 3rd day of January pent, a member of the late instant, It was order-firm of Cockerell and Co., ed that an account of an Insolvent. an Insolvent. J the Receipts and Dis-bursements of the Official Assignee, from the 8th day of February 1848 to the 3rd day of January instant, be received and filed in the Office of the Chief Clerk of this Court.

In the matter of John
Beckwith, a member of 3rd day of January the late firm of Cockerell instant, It was ordered that an account dered that an account of the Official Assignee, from the 7th day of February 1848 to the 3rd day of January instant, be received and filed in the Office of the Chief Clerk of this Court.

J. Cochrane, Official Assignee.

In the Matter of Henry Cook, of Cossitollah in Calcutta, Hair Dresser, and Perfumer, also a Cabinet Maker, lately carrying on trade and business, in Gossitollah, under the style or firm of B. W. Lazarni and Co., an Insolvent of the said Insolvent, a Dividend of Co. 1 Rs.
20 per cent upon such of the debts admit-

On Saturday, the 3rd day of January instant, It was order-ed that John Cochrane, Esq., the Official Assignee do pay and divide the sum of Co.'s Rs. 3,910-1-11 to and amongst all the Creted in the Schedule of the said Insolvent, and claims proved as have been duly substantiated in proportion to their several debts, and upon the other debts admitted in the Schednle, when and so soon as such debts or any of them shall be duly substantiated upon Affelavit filed in this Court, with liberty to the said Assignee to apply to the Court, from time to time, for directions respecting any debts or any other matter or thing relating thereto.

J. Cochrane, Official Assignee.

In the matter of John? On Saturday, the Taylor Shave, late of Gar-3rd day of January den Reach, in the Suburbs instant, It was ordered of Calcutta, a Deputy Colthat John Cochrane, lector in the Uncovenanted Esq., the Official Assignee, do pay and divide the sum of Service of the East India Company's rupees 2,299-2-0 to and amongst all the Creditors upon the Estate of the said Insolvent, a Dividend of Company's Rupees 34 per cent, upon such of the debts admitted in the Schedule of the said Insolvent, and claims proved as have been duly substantiated, in proportion to their several debts and upon the other debts admitted in the Schedule, when and so soon as such debts or any of them shall be duly substantiated upon Affidavit filed in this Court, with liberty to the said Assignee to apply to the Court, from time to time, for directions respecting any debts or any other matter or thing relating thereto.

J. Cochrane, Official Assignee.

In the matter of James On Saturday, and Cullen and Robert Brown, 3rd day of January of Calcutta, Merchants and instant, It was order-ed that John Cochemistry of the Saturday, and divide the sum of Co.'s Rs. 27,499-3-6 to and amongst all the Creditors upon the Estate of the said Insolvent, a Dividend of Co.'s Annas 3-9 pies, per cent, upon such of the debts admitted in the Schedule of the said Insolvent, and claims proved as have been duly substantiated, in proportion to their several debts, and upon the other debts admitted in the" Schedule, when and so soon as such debts or any of them shall be duly substantiated upon Affidavit filed in this Court, with liberty to the said Assignee to apply to the Court, from time to time, for directions respecting any debts or any other matter or thing relating thereto.

J. Cochrane, Official Assignee.

In the matter of Gopaul) Doss, of Rushrah, in the District of Gazeepore, in the Province of Behar, lately carrying on trade and business, under the name, style, and firm of Monohur Doss Gopaul Doss, at Moiraputty, in Burra Bazar, in Calcutta, as Arrutdars or Commission Agents, an Insolvent.

On Saturday, the 3rd day of January, instant, It was ordered that the said Insolvent be remanded into the custody of the Sheriff of Calcutta, and be detained in and imprisoned for the period of nine Calendar months, from the date of this Order, and that

the said Insolvent shall be entitled to his personal discharge under the Act 11 Vic. Cap. XXI., at the expiration of the said term of nine months from the date of this Order.
Panioty, Attorney.

In the matter of David Mar-car, of Armenian Street tition of the said Inin Calcutta, Merchant, an solvent, seeking the Insolvent. J benefit of the Act 11 Vic. Cap. XXI., was filed in the Office of the Chief Clerk on the 10th days of Chief Clerk on the 10th day of January instant, and by an Order of the same date, the Estate and Effects of the said Insoivent were vested in the Official Assignee.

In the matter of David Mar-car, of Armenian Street 10th day of January On Saturday, the in Calcutta, Merchant, an instant, It was order-Insolvent. ed that the hearing in this matter shall be on the 6th day of March next, and that the said Insolvent do then attend to be examined by the said Court.

Templeton and Carapiet, Attorneys.

Chief Clerk's Office, 13th January 1852.

BENGAL CIVIL FUND.

WITH reference to the communication to Subscribers, of the 14th October last, circulating the Actuary's Report on the new Rules, Notice is hereby given, that a Special General Meeting with, on the 30th of March next, for consideration of that Report, and determination on the Revision of the Rules drawn up conformably thereto, as given in the printed Report of the 29th November 1851, now in circulation.

* I —— do hereby appoint——
to vote for me on all points connected
with the following question to be discussed at the General Meeting of the
Subscribers to the Civil Fund, appointed
to be field on the 30th March 1852:—

Votes are to be by proxy in the form* prescribed by Rule XX.

By order of the Managers,

J. S. TORRENS,

Honorary Secy.

The 10th January 1852.

Bengal Mariners' & General Widows' Fund.

THE Annual General Meeting of Members of the above Institution, will be held at the Office of the undersigned, No. 2, Lyon's Range, on Thursday the 29th instant, at 11 o'Clock, A. M., for the inspection of the Accounts of the Society for the past year, and the consideration of such other matters as may be brought before the Meeting.

By order of the Directors,

DANL. M'DONALD, Secretary.

Calcutta, 5th January 1852.

Uncovenanted Service Family Pension Fund.

THE Fourteenth Annual General Meeting of Subscribers to the above Institution will be held in the Town Hall, on Tuesday the 27th January next, at 10 o'clock, A. M., to receive the Report of the Directors, and to consider such matters as may then be submitted.

By order of the Directors,

H. Andrews,

Secretary.

vice Family Pension Fund e, the 12th December, 1851.] public and unreserved Sale at the Collect other Demands which, by the Regulations and 3 dn be put up 1011CE is hereby given, under Section XVI. of Act I. of 1845, that the undermentioned Estate in Zillah Patna, will make of that District, on Saturday, the 24th January 1852, corresponding with 17th Magh 1259 F S., for arrears of cts in force, are directed to be realized in the same manner as arrears of Revenue on the 11th October 1851.

Class of Mehal. district Rent Ro	hal in the district	Name of Mehal.	Recorded Proprietors.	Sudder Jumma.	Balance on account of former years.	REMARKS.
Estate to be of other Estates.	406	Dhurumpore Uz- ruqbeh Sheirpoor, Pergunnah Ghyas- poor,	Dhurumpore Uz- ruqbeh Sheirpoor, Pergunnah Ghyas- sing, Pokhnarain Sing and Mohesh Sing,	31 14 3	410 11 0	The Rights and Interests in this Estate of Modhnarain Sing and Pokhnarain Sing. Sureties of Heera Lall, Ticcadar of Abkarry and Toddy Mehals, of Pergunnahs Sherghotty and Mahair. Zillah Behar, were sold on the 4th December 1851, for the recovery of balances due on account of 1850-51, from the said Ticcadar, but the purchaser having failed to make good his purchase-money, they will be re-sold under Section XVI. Act I. of 1845.

NOTICE is hereby given, under Section VI. Act I. of 1845, that the undermentioned Mehals in Zillah Purneah, will be put up to public and unreserved Sale at the Collector's REMARKS. Hale Balance. Ditto. Ditto. Ditto. Ditto. Ditta. Ditto. Ditto. Ditto. Ditto. Difto. Ditto. Office of that District on Saturday the 24th January 1852, corresponding with 12th Maugh 1258 B. S., for Arrears of Revenue due up to the Kist of November 1851 .0 0000 Balance due up to the Kist of No-vember 1851. S 0 = CI 0 20 5 2 9 10 157 9 285 8 Sudder Jum-4 11 Cio 6 mah. 0 a 13 2 44 276 = <u>x</u> z 2 48 323 Mouzah Moheswah Sadulpore, Ph. Havelly, Girburnurrain, Auction purchaser, ... Sicktee, Ph. Futteypore Singhea, Ditto, Bhattabarry, Ph. Sreepore, Govindpursad, Juggernath Sing, Maldawar Guch Bhowanund Surma, Ph. Ditto, Rajah Bejoygovind Sing, &c., Mirza Mahomed Hossein, Ditto, Pudlochun Sirdar and Rajnurrain Surma, &cc., Recorded Proprietors. Koorhailah Kismut Suttal Mosoomah Boda- | Goorpursad Surma, &c., Balkeeiha, Kusbah Amore, Ph. Ashjah, Bungummah, Ph. Kudwah, Dewree, &c., Ph. Sreepore, Sahpore Bidheechund Bhugal, Ph. Ditto, Minjhoah Cheppasah, &c., Ph. Sreepore, barree, and Mouzah Diglee, Ph. Sreepore, § Names of Mehals. Bengal Portion. 2 2 2 2 2 2 3 2 3 : No. of Mehals on the District Rent Roll or Register. 8 426 557 632 653 680 739 845 935 939 975 758 855 103 3 Ditto temporari-) perma-Class of Mehals. paying a Jummently settled, ly settled or let Khass and Re-: in Farm, sumed Mehals, ceeding Rupees,

Purneuh, Collector's Office, the 8th January 1852.

- **14**

C. D. RUSSELL, Collector.

1.	The same of the sa	1:				-		
14 Mar. 5	Class of Mehal.	Mo. of Meha on the Distric Rent Roll o Register.	Name of Mehal.	Recorded Proprietors.	Sudder Jumma.	Bala On th Dec	Balance due on the 29th December 1851:	Remarks.
<u>P</u>	PermanentlySet- }	31	Sonouth,	Khajeh Muhumud Yar Khan, occupant,	8 01 16	8 64	64 12 2	Is a permanently Settled Estate of 1249 F. S.
	٠.	43	Nowdiha Muhsee, Per-	Bukhoree Sahoo, occupant,	122 3 7		© 6	Is a permanently Settled Estate of
1 - 1 A - 1	8	4 , ,	Jhurha, Pergunnah Goh,	Sheikh Khyrat Alli, Mussamut Soopun, Mussamut Qadira, Mussamut Sufeehe, Beebee Heatun, Sheikh Inayet Kureem, Tufuzzool Hossain, Toofyel Alli, Mussamut Bhuttun, Mussamut Fuhmun, Zoolfekar Alli, Sheikh Ahmud Hossain, Ehsan Alli, Eqbal Alli, Mozuffer Alli, Busharut Alli, and Jan Beebee, Maliks,	2 6 26		°O 80	Is a permanently Settled Estate of 1243 F. S.
		341	Chuck Murray Boor- hoea, from the Ruqba of Rampoor Sumbeh, Per- gunnah Sumai,	Nurkoo Singh, occupant,	41 1 2	— 	6) 6)	Is a permanently Settled Estate of
Z	Not permanently Estates,	1.0 T	Khyree Tuppe Burnda,	Billooram Patuk, Ruttun Byde, Bho-wanee Byde, Ramessur Byde and Debee Byde, occupants and farmers,	36 12 (0 12	4	Settled for 20 years, from 1248 F.S. Notice issued under Section V. Act
100			Sursuteea Tuppe Ram- poor, Pergunnah Belounja, Sehuldeo Tuppe Khyra, Pergunnah Belounja,	Byjnauth Sahoo, occupant and farmer, Lala Pertap Narain, occupant and farmer,	20 12 0	· ·	c 0	Ditto ditto ditto. Notice issued under ditto. Ditto ditto ditto. Notice issued under ditto.
-12 - 4 th W			Uz Buqhil Jypoor Pur-	Gujadhur Pershad, Koonjbehary Misser	} 79 13 (9	0 81 61	Settled for 20 years, from 1257 F. S. Notice issued under ditto.

Settled in perpetuity from 1252 F.S., and is pending confirmation. Notice is issued under Section V. Act I. 1845.	This estate is pending settlement, and an Ikramama taken from the former settlement, holden to pay the privious Jumma till a fresh settlement is conducted. Notice issued under Section V., Act 1. 1845.	Khan, in Mouzah Surraeud Khas, Pergunnah Ookree, which were pur- chased Ismfurzee by Jhubhoolol, will be sold for the recovery of Abkaree and Turee Revenue of Pergunnahs Nurhut, Jurra, and Behar, on account of 1850-51, due from Meghoo Khan. Notice issued under Section V., Act
700	0	
2 10 ST	x	
15	=	666
0	0	<u> </u>
98	53 0	1386 10
3	N	
Munnee Lol, Musst. Doorga Kooner, Syud Emambukhsh, Oorf Bukhshee, Syud Zuloor Alli, Syud Muhumud, Jan Ola Jan, Shah Zuky Alli, Hukeem Kuramut Hossain, purchaser of the share of Shah Bundeh Alli, Muhumud Wasil and Bunseedhur, purchasers of the share of Musst. Moradun Shah, Ncamut Hossain, Sheikh Nujumooddeen Hossein, Sheikh Ilaheebukhsh, Afzul Hossein, Sheikh Ilaheebukhsh, Afzul Hossein, Musst. Kulmun Shah, Lutafut Hossein, Musst. Rukhdoomun, Amun Buksh Ali, Oorf Bundhoo, Musst. Waseea, Musst. Qudrool Nissa, Musst. Ghyasun alias Munjun, Dhummo and Futto, alias Jhummo, Syud Azhur Hossein, Oudan Singh, Puhulwan Singh, Shewnauth Singh, Hurrunggy Singh, Bhooput Singh, and Bheekharee Singh, part of the occupants and maliks,	Muhunt Heeramun Bharthee, occupant,	Khan, Dulmeer Khan, Tureembukhsh Khan, Dulmeer Khan, Imdad Alli Khan, Gholamun Khan, Qadirbukhsh Khan, Allibukhsh Khan, Ahmud Alli Khan, Qasim Alli Khan, Muhamud Hossain Khan, Khan, Muhamud Hossain Khan, Khan, Meghoo Khan, Muhungoo Khan, and Durshun Sing, maliks,
Minjoomley Hurgawun Boozzoorg, Pergunnah Be	Tetureea, alias Pipree Tuppe Burnda, Pergun- nah Belounja,	Sarraend, Pergunnah Ookree,
		4
Not permanently Settled Estate,		Arrears due on account of Estate other than that to be sold,

C

J. BROWN, Deputy Collector, in Charge.

Remarks.	The rights and interests of Meghoo Khan, in Mouzah Sohryya, Perguanah Ookree, purchased Ismfurzee by Jhubboolol, will be sold for the recovery of Abkaree and Tarree Revenue of Perguanahs Nurhut, Jurra, and Behar, on account of 1850-51 due from Meghoo Khan. Notice issued under Section V. Act I. 1845.
Balance due on the 29th December 1851.	0 0 0
Sudder Jumma.	1240 3 6
Recorded Proprietors.	Durvau Khan, alias Dumree Khan, Nu- jabut Khan, alias Gheenoo Khan, Khan Zuman Khan, Chummun Khan, alias Qa- dirbukhsh Khan, and Hurreepershaud, ma- liks and malgoozars,
Name of Mehal.	Sohyrya, Pergunnah Ekil,
No. of Mehal on the District Rent Roll or Register.	*
Class of Mehal.	Arrears due on account of Estate otherthan that to be sold,
No of China	

** NOTICE is hereby given, under Section VI. Act I. of 1845, that the undermentioned Estates in Zillah Bhullooah, will be put up to public and unreserved Sale at the Collector's Office of that District, on Wednesday, the 28th January 1852, or 16th Magh 1258 B. S., for arrears of Revenue and other Demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as Arrears of Revenue.

Behar Collectorship, Gya, the 6th January 1852.

Class of Mehals.	No. of hale in district R Roll or gister.	Names of Mehals.	Recorded Proprietors.	Jumma Co's Rs.	Balance due up to 26th Dec. 1851.	
MehalsPerma- nently settled, }	6	Hissah 1 Anna and 19 Gundas, Pergunnah Baboopore,	Sreemotee Corsona Mohee Chowdryne, Sreemotee Mohes- hurry Chowdryne, Kinhno Chunder, Gour Chunder, Nobo- kishto and Oodoykisto Roy,	1780 14 7	838 4 7	
Ditto,	162	Talook Kishtopore in Hissa 5 Annas. 6 Gundas, 2 Crs., 2 Kts., Pergunnah Umbrabad,	Rogoonath Chuckerbutty,	183 7 10	98 98 	
Disto,	406	dar in Hisea 10 Annas, 13 Gundas, 1	Gopee Chunder,	50 11 2	19 3 2	

Class of Mebals.	Mumber of Mehala.	Names of Mehals.	Recorded Proprietors.	Sudder Jumma.	Вајапсе пр to	Bukyah Balance.	Total Balance.	REMARKS.
Permanently settled,	9/	Kt. Khardeah, Pergunnah Hablee,	Mahomed Buxee Hurcoo-	38 11 9	0 11 1	0 0 0	0 11 1	
Ditto;	154	Kt. Luskoredeah, Per-	Seebnarain Mitter,	2 9 02	37 6 5	0 0 0	37 6 5	
Ditto,	345	Kt. Maneekdee, &c.,	Seebpresad Doss,	42 2 2	0 11 8	0 0 0	0 11 8	
Ditto,	764	Kt. Khardeah, Pergunnah Hablee.	Lall Sheriff, Possessor, Ma-	41 13 10	0 15 0	0 0 0	0 15 0	
Ditto,	134	Kt. Pachooi, Pergunnah Shattor,	Gobeend Mullic, Possessor, Woodoi Narain Mullic	12 12 2	5 14 7	0 0 0	5 14 7	
Ditto,	33	Kt. Gundurpdee, Pergun-	Ramchunder Chukurbutty	16 7 10	0 6 4	0 0 0	† 9 0	
Ditto,	- 21	Kt. Chur Bhalabad, &c., Pergunnah Nocheebshye,	. =	17 4 0	12 12 11		13 14 0	
Ditto,	6/	Kt. Lokhundeah, Per-	Greedhur Sein,	29 9 7	22 6 6	0 0 0	22 6 6	
Ditto,	320	Kt. Baleadangah, Per-	Ramjoy Dutt and Sumboo	24 5 3	14 0 6	0 0 0	14 0 6	
Ditto,	. 453	Kt. Lokhundeah, Per-	Greedhur Sein,	15 6 9	7 2 8	2 15 10	10 2 6	
Ditto,	3065	Kt. Bejoypore and Phu- leah, &c., Pergunnah Ma-	Resumed Lakhiraj Talook, Remtonoo Roy and others,	73 0 0	20 0 0	0 0 0	50 0 0	
Ditto,	3075	Kt. Khalcoolah, &c.,	Resumed Lakhiraj Talook, Brojonath Bhattacharjee,	48 12 0	25 0 0	0 0 0	25 0 0	
Ditto,	3213	~	Resumed Lakhiraj Talook, }	9 0 06	44 15 8	0	3	

sao.I to redman	Class of Mehals.	Number of Mehale.	Names of Mebals.	Recorded Proprietors.	Sudder Jumma.	Balance up to Aghun 1258.	Викуль Ведапсе	Total Balance.	REMARES.
.	Permanently }	3624	No. 2328 Kt. Muddenpore, Per-	Tarachand and Ramhoree, Ramdhun Bhattacharjee, &	48 4 2	30 0 0	0 0	0 0 00 0	
, ,	Ditto,	3847	No. 2633 Kt. Backchooa, Pergun-	Kaemoollah Moonshee & others,	22 12 0	7 0 0	0 0	0 0 2 0	
. Š.	Ditto,	3872	No. 963 Kt. Chalmay, Pergunnah Nuldee	Mr. Brae,	16 8 74	24 15 7	0	0 24 15 7	
	Ditto,	4002		Jugutram and Romanath	34 15 7	14 15 9	0 0	0 14 15 9	
â	Ditto,	4108	Kt. Ramchunderpore, Preh. Ramchunderpore,	Koilass Chunder Roy,	47 3 6	21 12 0	0 0	0 21 12 0	
4	Estates to be sold for argents due on account of other Es-	<u> </u>	Turruf Cochoobareah, Per-	Kalleenath Roy & others,	1373 1 4	. Kart	° ~	0 1447 0 0	
å	tates,	8	Sunnah Jamiriah,	Komalakant Roy & others,	2041 4 7	1447 0 0		_	
6	Ditto,	*	Mouza Tootparah Lo-	Gantee Jummah Hur-	130 0 0	0 0 0	113 8	4 113 8 4	A 4 As. portion of this Estate will be sold.
ර්ර්	4. 41	2 2	Ditto,	Ditto,	130 0 0	c 0,	74 11	0 119 3 0 54 74 11 54	Do.
8	Ditte,	3075	Turruf Khalcoolah, &c., }	Resumed Lakhiraj Talook, Brojonath Bhuttacharjee and others,	48 12 0	253 2 0	0 0	0 253 2 0	
		•	L. T.						

Chainer, Collector's Office, the 10th James 1852.

W. J. LONGMORE, Offig. Collector.

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NOTICE is hereby given, under Section VI. Act No. I. of 1845, that the undermentioned Estates in Zillah Furreedpore, will be put up to public and unreserved Sale at the Deputy Collector's Office of that District, on 28th January 1852, or 16th Maugh 1258 B. S., for arrears of Revenue and other Demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as Arrears of Revenue due on the 1st day of November 1851.

No. of Chess.	Class of Mehals.	Mo. of Me- nals on the Dis- rict Rent Roll or Register.	Names of Mehals.	Recorded Proprietors.	Sudder Jumma.	Balance for Kist October 1851-52.	REMARKS.
1	Permanently set-	081	Pergunnah Mubaruck Oozial Lakhiraj Ruttumpore,	Madhub Chunder Ghose Ray, Ramgobind Ghose Ray, and Chundeepershad Ghose Ray,	32 2 43	0 0 91	Permanently settled at half Jumma.
н	Estates not per- maneutly set- tled,	288	Doserah Collygunga,	Sumbhoonath Kur and Jaynarain Paul,	15 9 3	7 9 33	34 Proprietary profits at 25 per cent.
Ď.	Ä	306	Ditto,	By donauth Chuckerbutty,	54 15 3	11 12 3	Ditto ditto ditto.
, , Q	Ditto,	420	Kismut Gowaldee and Kajolee, Mehal Rajan, Talook Orjoon Jonardaun,	Ramkisto, Hurreykisto, Ramdyal Hoar, Mohesh Chunder, Goluck Chunder Hoar, Surburakar Goluck Chunder Hoar,	26 7 64	13 0 0	Ditto ditto 30 ditto.
å	Ditto,	421	Ditto,	Bhyrub Chunder, Harun Chunder Hoar, Hal Puttun, Goluck Chunder Hoar,	25 12 44	13 0 0	Ditto ditto ditto.
Ď.	Ditto,	437	Pergunnah Havillee Amulleh	Mahomed Azeem, Nusseerooddeen }	48 0 73	25 0 0	Ditto ditto ditto.
. Å	Ditto,	540	Chur Jalnakamta, Mouzah Megh Semooleah,	Shah, Kanai Shah, Nobeenchund Shah, Kanai Shah, Nobeenchund Shah, Sunkomoney Dossea, mother of Madhub Chunder, Ooday Chunder Shah, and Bykunt Chunder Shah, Parmanick,	13 12 04	0 '0 2	Ditto ditto 25 ditto.

T. B. MACTIER, Deputy Collector.

Furreedpore, Deputy Collector's Office, the 2nd January 1852.

NOTE: In level, given, under Section VI. Act No. 1. of 1845, that the undermentioned Estates, in Zillah Burdwan, will be put up to public and unreserved Sale at the Collector's Circ. of that Listrict, on Thursday the 29th day of January 1852, or 17th Magh 1258 B. S., for arrears of Revenue and other Demands which, by the Regulations and Actor in force, are directed to be realized in the same manner as arrears of Revenue.

Class of Mehal.	Number of Mehals in the District Rent Roll or Re- gister.	Names of Mehals.	Recorded Proprietors.	Sudder Junma, Co.'s Rs.	Balance due up to Novem- Per 1851.	REMARKS.	
I., Mehals permanently settled,		Bistnopore, &c., Ph. Bagga, &c., in-	Soondercoomarry Debba, &c., 63,895 13 7 8,937 7 6 This mehal is under Butwa-	63,895 13 7	8,937 7 6	This mehal is under Butwa-	
	1653	Chur Mahata, Ph. Fullasee,	Sreenath Roy, &c.,	20 1 6	30 4 1 14 11 11 77 (or 1257)	dercoomarry Debbaisto be sold underSections XXIII.	
					3 11 11 for 1258,	and XXXIV., Regulation XIX. of 1814.	
	2600	Kenda, &c., Ph. Shergen Naulchaund Bose,	Naulchaund Bose,	23 11 5	c c = 21		
	4244	Hullodhurpore, &c., Ph. Sahabad, Doorgadoss Lahoorec,	Doorgadoss Lahooree,	45 2 3	51 x		
200	4603	Sambazar, &c., Ph. Jahanabad, Bullubbeenaul Gesain	Bullubbeenaul Gosain.		0 0		
	4504	Kt. Ditto, Ditto, Ditto Ditto, Ditto Ditto	Dursunland Ogustee,	169 169 17 169 17 169	5 5 5 5		
	4875	Sanchra, Ph. Nulhee,	Seikh Ketabuddeen,	08 40 21/	0 0 0 0		

NOTICE is, hereby given, under Section VI. Act I. of 1845, that the undermentioned Estates, in Zillah Monghyr, will be put up to public and unreserved Sale at the Collector's Office of that District, on the 24th January 1852, corresponding with 17th Magh 1259 F. S., for arrears of Revenue and other Demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as Arrears of Revenue due on the 29th December 1851. EDMD. DRUMMOND, Collector. Burthoun Collectorate, the 7th January 1852.

Class of Mehals.	Number of Mehals in the District Rent Roll or Re- gister.	Name of Mehal.	Recorded Proprietor.	Sudder Jumma.	Balance due on the 30th Nov. 1851.	REMARKS.
States to be sold for account of other Estates.	888	Mouza Noorpoor in Lot Lodhownah Pipreah, Pergunnah Mulkee,	Bukhut Lo	11, 610 1 2	22 13 0	22 13 0 Poor, will be sold for arrears of Revenue of Mouza Knyrah,

Menghar, Collector's Office, the 7th January 1852.

LOUIS S. JACKSON, Offg. Collector.

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5	Class of Mehals.	Mo. of Mehall on the Distric Rent Roll or Re gister.	Names of Mehals.	. Recorded Proprietors.	Sudder Jumma.	Balance due up to the Kist Aughun 1258 B. S.	REMARKS.
set T	Permanently settled Estate,	55	Rajdburdea, &c., Pergunnah Sindoory,	Nusheemut Juma, Moonshee, Auhumud Juma, Aushud Juma, Dhurmonarain Lahory, Gopeenauth Sing, Byddeenauth Chowder, and Shaik Sonamullah	2315 1 6	874 4 2	d
Ditto, .		988	Resumed Lukheraj Mehal, Jheekree Perunkhalee, in Sonaikoondah, Pergunnah Taragooneah,	~~	46 9 6	23 3 0	

Morth-Western Bank of India.

THE opinion of Counsel, which has been taken as resolved by the Shareholders at the last Halfyearly General Meeting, being favorable to the feasibility of registering the Bank under Act No. XLIII. of 1850, the Manager hereby calls a Special Meeting of the Shareholders for the purpose of resolving that the Company shall be registered under the said Act, to be held at the Bank Premises, No. 4. Old Council House Street, Calcutta, at Noon, on Tuesday, the 20th day of April 1852.

This notice is given in pursuance of and as required by the fourth Section of the said Act XLIII. of 1850.

JOHN O'B. TANDY, Manager. North-Western Bank of India, Calcutta, 27th December 1851.

BANK OF BENGAL RATES.

DISCOUNT.			
Private Bills and Notes at or within 3 months,	0 ,	er (Cent.
32S 55/29S 55 1	6	**	.,,
INTEREST CHARGED.			
On Fixed Loans, not exceeding 3?			
	В	,,	,,
Paper,			
On Deposit of Opium,	9	,,	,,
	9	,,	,,
On Deposit of other Goods 10		,,	,,
On Accounts of Credit, not exceed-			
ing 3 months, on Deposit of Com- }	81	,,	,,
pany's Paper,			
	9	**	,,
	9	**	**
	04	,,	**
W. GREY, Secy. &	T-		
Bank of Bengal,	.,	4154	
Calcutta, 17th Sept., 1851.			
Custatia, 17 th Dept., 1001.			

Peremptory Advertisement.

William Remfry, George PURSUANT to an Farrell Remfry, and Joseph Order of the Supreme Order of the Supreme Court of Judicature at Remfry, Complainants, Fort William in Benversus Henry Edward Braddon, Executor of the last Will and Testament of Robert Tayler, deceased, Defendant. the Creditors of Robert Tayler, late of Huttowary

gal, made in this cause, bearing date the Seventh day of July, One Thousand Eight Hundred and Fifty-one, Indigo Factory, in the District of Tirhoot, Indigo Planter, deceased, who died on the Third day of May, One Thousand Eight Hundred and Fifty, are hereby required to come in and prove their respec-tive debts before William Macpherson, Esquire, the Master of the said Court, at his Office in the Court House, on or before the Sixth day of Fe-

W. MACPHERSON,

Master.

J. NEWMARCH,

Order,

Complainants' Attorney.

bruary next, or in default thereof, they will be peremptorily excluded from the benefit of the said

Calcutta, Court House, Master's Office, the 6th January 1852.

NOTICE of Unclaimed Dividends in the hands of the Official Assignee, declared within the period of twelve months.

ESTATE OF GORDON, COLLIE AND CO.

	37 C C 1:	ount of kims,	1st Dividend at 31 per Cent
Premchund Si	rcar, Gomasta, Ghazeepore, 14		4 15 1
Jeorge Tayler	Merchant, Tirhoot, 24	0 14 6	8 6 10
ames Sleema	n, Lieutenant 73rd Regiment N. I., Bareilly,	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	0 9 6
Ienry H. The	omas, Civil Service, Agra, 3,56	4 2 2 5 3 0	0 2 9
M. J. Lemarc	maint, Indian & miner, continues	2 14 6	1 2 3
ttorneys of (General White, (A. F. Smith and Co.,) Calcutta, 47		16 10 10
Ienry E. Hu	iter Indigo Planter, Azimghur, 5	1 4 7	1 12 8
hedeeloll, Go	omasta, Etah now at Mirzapore, 6	2 11 0	2 3 1
amlapersaud	Gomasta, Kassgunge, 46		16 3 3
Ramrutton, G	omasta, Nugifghur, 62	8 10 9	22 0 0
doordeal, Gor	nasta, Anopsheher now at Mirzapore, 3,58		125 8 2
Sryant and C	My Ditopited party fremmeny	0 0 0 8 14 0	1 6 4
R Donalas	arles, Shopkeepers, Benares, 68 s, Coach Builder, Benares, 8		2 13 3
Samuel Smith	o, Couch Irinitely Ireliance,	2 10 0	1 7 8
*:::::::::::::::::::::::::::::::::::::	BILL CLAIMS.		
988 9 96 998 999	William Robert Frith,	85 0 0 00 0 0	18 0 4 13 7 7 87 8 0 87 8 0
1,000	Ditto, 2,50		87 8 (
1,001	Dirte, 2,50		87 8 0
1,003	Ditto, 2,50		87 8 0
1,004 1,005	Ditto, 2,50		87 8 0
1,006	Ditto, 2,50		87 8 0
1,007	Ditto, 2,50		87 8 0
1,010	James Maseyk, 30		10 8 0
237	Gocool Chund, Golaub Roy, Shroffs, Chadeelall's	0 0 0	
000	the state of corton, come and co., if then favor,		38 8 0
238 242	Ditto ditto, 1,00	0 0 0	35 0 0
- #12	Khoob Chund Tewary, Chadeelall's Drafts on Gordon, Collie and Co., in his favor,	0 0 0	59 8 0
268	Chundololl's Backtourloll, Shroffs, Gooroodeals,		80 8 0
269	Dia dia		
270	Dia 1:		77 0 0
271	Ditto ditto, 2,00		70 0 0
272	Ditto ditto, 3.90		143 8 0
273	Ditto ditto, 2.50		87 8 4
27,7	Jeaumull Sewsahall, Shroffs, Samlapersaud's Draft		1
979	on Gordon, Collie and Co., in their favor, 60		21 0 0
278 275	Ramchurn, Shroff, J. H. Stonehouse's Draft on	5 0 0	89 6 0
210	Gordon, Collie and Co., in his favor, 68	3 8 0	23 14 8
	. SAME WALL LANDING AND LAND THE DIR TRADE		. #U 14
276	Girdhareelall, Shroff, J. H. Stonehouse's Dreft on		•
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JOHN COCHRANE,

STOLEN,—Government Promissory Notes, as follows: No. 9773 of 1825-26, for Sa. Rs. 900, in favor of Connoylall Ghose, Gourlall Ghose, and Mohunlall Ghose, No. 6482 of 1842-43, for Co.'s Rs. 1000, in favor of Connoylall Ghose.

6th January 1852.

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KIDDERPORE, 31st January, 1851. 5

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March 25, 1850.

AND ALSO

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Govt. Book Agency, 30th August, 1851.

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APPENDIX TO

The Calcutta Gazette.

Published by Authority.

WEDNESDAY, JANUARY 14, 1852.

ৰন্ধ ও এতদ্দেশীয় অপর ভাষাতে নামান্তিত যে সকল চিচীর মালিকানের টিকানা নাছওয়াপুরুক্ত মালদহ পোই আফিলে ১৮৫১ সালের আপ্রিল লাৎ আগই মাহাতে যে সকল চিচী রাখিত হইয়াছে তাহার কর্ম।

ঠীর ১থ্যা	চিঠীর মালিকানের নাম	মালিকানের টিকান।	रेकिक्रिक
30	নৰকান্ত মুৰোপাধ্যায়	দিগড়া	
>9	অলি মাজি	কলি কাতা	
16	গোবিষ্টন্দু বন্দ্যোপাগ্যায়	4	
66	বিশ্বনাথ দে	नमीय़।	
10	রামরতু রায়	মালদুহ	
23	গণেশচন্দ্র শেন	পুৰ্ণীয়া	
22	নবকৃষ্ণ বন্দ্যোপাধ্যায়	ভগৰানগোলা	
10	মধুরানাথ নাগ	বিরস্থ্ম	
₹8	সাধুচরণ সিৎছ	वर्क्षभान	
2 0	হোশেনবঙ্গু	মূরশীদাবাদ	
28	মবারক থলিকা	অরঙ্গারাদ	
29	হেমরাজ মিশির	भागमङ्	
14	সেধ রফাত্রা	পাট্লি	
43	হারাধন	রাজমহল	
00	वननम्भु विश्वान	কলিকাতা	
03	त्ताविम मान	জিয়াগৰু	
૭ ૨	র ঘ্নাথ চটোপাধ্যায়	न मी ग्रा	
00	মারিকানাথ ভাদুড়ি	রানাখাট	
98	चारमून इक्	জিয়াগ্ৰ	
20	এমামবঞ্জ	पू र्नी ग्रा	
05	আমলবন্ সাহেক	জিয়াগঞ্জ	
01	स्थि '	রাজমহল	
20	ৰশারত্যালি	भू र्नी ग्रा	
03	माश्रति हिक्र	4	
8.	हा ज रवानि	দিনাঙপুর	
83	মির জানআলি	प्रानम्ह	
85	भागावि थाँ	ভাগলপুর	
80	नम्बन् रक	भू भी गा	
88	জনাদ্ন বসু	পুরী	
84	জ শিমুদীন	া ভাগলপুর	
Section 1	জনাদন বসু জশিমুদীন আৰম শা		

विकेष मध्या	চিঠীর মালিকাবের মাম	मानिकाला हिकाना	रेकियाव
89	ধরমআলি	ভাগলপুর	1
81	আলম কাহার	•	
82	রামকেশৰ শেৰ	কৃষণগঞ্জ.	
	আমানী দাদ	चत्र का बाक	
67	মিচন্ লাল	ি বিহুট	
61	কাণ্ডেন কল	ক লিকাতা	
63	ওএট্স	চাকা	
# 8	বিখনাথ দাস	भागनर	
44	মিতু কথাদার	*	İ
69	রাধালাল সরকার	*	į
89	মধুরানাথ	4	1
er	রামনাথ মিশির	ভাগলপুর	
	ওয়ালা পাল	কলিকাতা	İ
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63	নাগরি চিটি	পুৰীয়া	
હર	*	গান্তিপুর	
60	*	মালদহ	
86	*	পাটনা	
96	নিমচাঁদ	পুৰ্ণীয়া	
66	সেধ নজিম	नमीज्ञा	
69	তু লনিরাম	পাটনা	
9F	নাগরি চিটি	কলিকাডা	
66	*	কভেগৰ	
9.	*	মালদহ	
95	সেধ মপক্ষর	वंद्रम	
92	নারায়ৰ শাহা	মালদহ	1
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18	*	ভাগলপুর	4
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10	-	আজিমগড়	
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m	, 4	গাজিপুর	
10		পাটনা	
30	4	प्राणगर्	:
33	नाशिक विकि	माणनर	

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विशेष में था	চিঠীর মালিকানের নাম	মালিকাবের টিকানা	रेकिएइ
> 2	অন্ত্র গোরালিনী	মালক্ছ	
20	নাগরি চিটি	वरीता	
>8	ৰশারত্ আলি	পাটনা -	
20	পীতামুর নশী	मिनां अ श्रंद	
36	बाहरमञ्जू मिलि	জিয়াগ ন্ধ	
21	বেছল মহলদার	ক লিকাতা	
21	(क्लांत्र गत्रकांत्र	भागनर	
22	শভ্র দাস	সুরশিদাবাদ	
>	রামকিশোর হাজরা	मिनाज श्रुद्र	İ
>.>	শিবনাথ চট্টোপাধ্যায়	পাটনা	İ
305	ঠাকুর সিশ্ছ	তগৰানগোলা	
>•0	নাগরি চিটি	মালদহ	
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201	4	পুৰীয়া	
200	۹ ک	বার	
>>>	3	भागसङ्	
338	3	বর্গসর	l
330	ৰ কানাইলাল ভক্ত	न मिना ज श्रुद	
338	नागति विकि	भूगों जा भूगों जा	1
350	*	বর্গসর	
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339	কালীপ্রসাদ	मानहरू	
334	क्कब्रमीन		
223	তমাশ ক্সর	•	
250	পি, সি, রোশ	ভাগলপুর	
262	মৌজিলাল চৌধুরী	मानम्	
. ૪૨૨	রামকুমার উকীল	4	
310	মানিক মণ্ডল	र शनी	-
148	চেতন মিশির	মাৰদহ	
256	নাগরি চিটি	1	1
350	গৌরচন্দ্র রার	1 *	Ì
329	নাগরি চিটি	*	
254	वेषक्रम् नमी	नारिष्ठात	
250	इन्तान नाना	ৰোৱালিয়া	
>00	কারকুট লাহেব	प्राजहरू	
202	মহমদ হাজি লাহেব	वर्त्रप्रभूत	
>00	রৈশন পেরাদ।	ब तामशूद	
100	रामन थे।	- मिना ज श्रंत	

বল ও এত্রেশীর অপর ভাষাতে নামান্তিত যে সকল চিঠার মালিকানের চিকানা নাছওয়াপ্রযুক্ত রর্জমান পৌঠা আফিসে ১৮৫১ লালের আপ্রিল মাহাতে যে সকল চিঠা রাখিত হইয়াছে ভাহার করা।

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,	রামদিন দিচ্ছিত	द्राग्नना	-
2	মছ্মাদআলি শওদাগ্র	বৰ্জমান	- 1
9	গণে শচরণ	₽	**
8	প্ৰাণকৃষ্ণ গলোপায়ায়	শাইনহাট গোলা	4
¢	মধুস্দন মুঝোপাধ্যায়	কাইতি জ্বীরামপুর	
0	রামকমল ভটাচার্য্য	বৰ্জমান	
9	हाताधन नर्मात	গোপালনগর	8 1
b	নন্দকুমার ঘটক	বন্ধমান	
2	শ্যামাচরণ মৃস্তুফি	. •	
30	জারলা বরকন্দাজ	*	
>>	নবীনচন্দ্র শেন	. হাটথোলা	
32	চুনিলাল সরকার	বৰ্জমান	
30	ভবানীচরণ চক্রবর্ত্তী	वे	
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30	भावित विधि	4	
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39	হারাধন মুঝোপাধ্যায়	কোল কোল	
36	সাতকৌড়ি শেন	বৰ্জমান	
22	কাকমেন সাহেব	ď	
10	মৃত্রয় মুখোপাধ্যায়	পাশনিট	
25	নবকুমার সিংহ	বৰ্জমান	
22	কালীপ্ৰসাদ দত্ত	*	
२०	ধ্রুদাস ভক্	à	
₹8	মূনশী আমিরআলি	a	
20	রুমানাথ সৃত্ত কি	আলিপুর	
20	গরব দিৎছ	বৰ্জমান	
19	সিউলাল সিৎহ	a a	
26	ভাউরাম সর্দার	. 4	
23	পারসি চিটি	4	
၁၀	রাষ্ট্রধন বন্দ্যোপাধ্যার	4	
65	মুন্দী আমিরাশি	4	
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22	नान्धीम तशाना	*	
98	রামকুমার বন্দ্যোপাধ্যার	কাঞ্চনগর,	
200	জগবন্ধ বিদ্যাপাধ্যার	মেমারি	

(To be Continued.)

[ইহার অবশিক্ত আলামাতে প্রকাশ হইবেক।]

CALCUTTA,
General Post Office,
22nd September, 1851.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.



The Calcutta Gazette.

Published by Authority.

requested that Government Notifications for the Calcutta Gasette, of any length, may to the Press by NOON of TUESDAYS and FRIDAYS: and of a few lines only, before 5 p. m. of those days.

SATURDAY, JANUARY 17, 1852.

No. 89. Foreign Department,

Camp Oung, the 9th January 1852.
Notifications.—The services of Captain R. Warburton, Commanding 2nd Company Artillery, Scindia's Contingent, are, at his own request, placed at the disposal of His Excellency the Commander-in-Chief.

No. 117. Camp Mallawa, 10th January 1852. The Most Noble the Governor General is pleased to grant Misr Hurchurn Dass, Extra nistant at Buttain, leave of absence for one month, from the 29th of October last.

No. 131.

. The Most Noble the Governor General is pleased to make the following Appointments in Soudia's Contingent :-

Captain R. H. Sale, Second in Command of the 2nd Regiment of Infantry, to be Second in Command of the 6th Regiment of Infantry, vice Captain Meade.

Lieutenant Baron F. A. Von Meyern, Adjutant of the 4th Regiment of Infantry, to be Second in Command of the 2nd Regiment of Infantry, vice Captain Sale.

First Lieutenant R. C. Birch, of the 1st European Bengal Fusiliers, to be Adjutant of the 4th Regiment of Infantry, vice Lieutenant Baron Von Meyern.

H. M. ELLIOT. Secy. to the Govt. of India, with the Govr. Genl.

General Orders by the Most Noble the Governor General of India.

Camp Kullianpore, 5th January 1852. The services of Brevet Major J. Nicholson, of the 27th Regiment Bengal Native Infantry, are placed at the disposal of the Foreign Department, for Civil employ.

Camp Caunpore, 6th January 1852. Captain C. E. Hickey, of the lat Regiment of Native Lafastry, is appointed a Major of Brigade to complete the Establishment.

Becy, to the Goot, of India, Mily. Dept.,

Camp Caurpore, 6th January 1852.

The following Notifications, from the Foreign Department, are re-published in General Orders :

Foreign Department,

Camp Poora, the 2nd January 1852.

NOTIFICATIONS .- The Most Noble the Governor General is pleased to confirm the Regimental Orders issued by the Officer Commanding the 1st Regiment Sikh Local Infantry, under date the 30th November last, directing the entertainment from that date of one 4-Bullock Hackery, for the conveyance of the Sick of the Regiment proceeding to Hazara.

No. 45.

The Most Noble the Governor General is pleased to confirm the following Station Orders issued by the Officer Commanding at Kohat :-

lat. Dated 19th November 1851.—" In con-sequence of the departure of Captain Bristow, Commanding the 4th Punjaub Infantry, Lieutenant Petrie, Second in Command, will receive charge of the Regiment from the above Officer, and officiate as Commandant until further orders."

" Lieutenant Petrie having assumed 2nd. Command of the Regiment, Ensign and Acting Adjutant Turner will officiate as Second in Command, in addition to his own duties, until further orders."

3rd. Dated 24th November 1851 .- " Lieutenant A. T. Wilde, Second in Command 4th Regiment Punjaub Infantry, having rejoined, will receive charge of the Corps from Lieutenant Petrie, and officiate as Commandant until further orders."

4th. Dated 3rd December 1851 .- " A Banghy Burdar is entertained for the Carriage of Medicine required for the use of the three Companies 1st Punjaub Infantry and one Troop 1st Punjaub Cavalry, proceeding on Escort duty to Shahpore."

> (Signed) H. M. ELLIOT, Secy. to the Govt. of India, with the Goor. Genl.

J. STUART, Colonel, Secy. to the Goot. of India, Mily. Dept., with the Govr. Genl. Camp Caumpore, 7th January 1852.

The following Notification, from the Foreign Department, is re-published in General Orders:

No. 62

Foreign Department,

Camp Kullianpore, 5th January 1852.

NOTIFICATION .- The Most Noble the Governor General is pleased to appoint Brevet Major J. Nicholson, 27th Regiment Bengal Native Infantry, to be a Deputy Commissioner in the Punjaub.

(Signed) H. M. ELLIOT.

Secy. to the Gort. of India, with the Govr. Genl.

J. STUART, Colonel,

Secy. to the Govt. of India, Mily. Dept., with the Gorr. Genl.

Camp Aoung, 9th January 1852.

The following Notification, from the Foreign Department, is re-published in General Orders:

No. 85.

Foreign Department,

Camp Campore, 7th January 1851.
Notification.—Lieutenant A. G. Davidson resumed charge of the offices of Second Assistant Political Agent in Meywar, and Adjutant of the Meywar Bheel Corps, on the 15th ultimo.

(Signed) H. M. Ellior,

Secy. to the Govt. of India. with the Govr. Genl.

J. STUART, Colonel,

Secy. to the Govt. of India, Mily. Dept., with the Goor. Genl.

Camp Mullawa, 10th January 1852.—The services of First Lieutenant R. C. Birch, of the First European Bengal Fusiliers, are placed at the disposal of the Foreign Department for employment in Scindiah's Contingent.

J. STUART, Col.

Secy. to Govt. of India, Mily. Dept with the Govr. Genl.

No. 31.

Fort William, Home Department, the 15th January 1852.

NOTIFICATION .- The President in Council is pleased to permit Mr. R. W. Hughes to resign the East India Company's Civil Service, from the tith in tant.

FRED. JAS. HALLIDAY,

Secy. to the Govt. of India.

No. 36.

Fort William, Home Department. the 16th January 1852.

In the Notification, No. 1007, dated 16th December 1851, published in the Calcutta Gazette, of the 17th idem, page 1454, Mr. E. H. C. Monckton, Magistrate and Collector of Humeerpores is erroneously stated to have "embarked for Burope on the Steam Ship 'Oriental,' on the 10th eltimo." This gentleman has proceeded to News mader the leave of absence granted to him by the Government of the North-Western Provinces, in Orders of the 31st October 1851.

FRED. JAS. HALLIDAY.

Secy to the Govt. of India.

No. 37.

Fort William, Home Department, the 16th January 1852.

NOTIFICATIONS.—The President in Council is pleased to permit Mr. A. Lang to resign the Hon'ble East India Company's Civil Service, from the date of the sailing of the Ship "Queen."

No. 38.

The 17th January 1852.

The President in Council is pleased to permit Mr. H. Pidcock to resign the Hon'ble East India Company's Civil Service, from the date of the sailing of the Ship "Trafalgar."

FRED. JAS. HALLIDAY,

Secy. to the Govt. of India.

Fort William, Home Department, Legislative, the 16th January 1852

The following Act is passed by the Hon'ble the President of the Council of India in Council, on the 16th January 1852, with the assent of the Most Noble the Governor General of India, which has been real and recorded.

Ordered, that the Act be promulgated for ge-

neral information.

ACT No. III. of 1852.

An Act to amend the law relating to spirituous and intoxicating liquors, drugs and preparations within the Territories subordinate to the Presidency of Bombay.

Whereas Chapters XI. and XII. of Regulation XXI. of 1827 of the Bombay Code have been found to be difficult of application in some parts of the territories subordinate to the Presidency of Bombay, owing to local and peculiar causes, It is enacted as follows :

I. The Governor of Bombay in Council may introduce into any part of the said territories such arrangements for the assessment and collection of the revenue derivable from the manufacture and retail sale of spirits, as local circumstances in each case, in the judgment of the said Governor in Council, may require, the same not being inconsistent or incompatible with the provisions of this Act.

II. The licences mentioned in Section LVIII., Clause 1, Regulation XX1. of 1827 of the Bombay Code may be granted by the Collector at his discretion for the manufacture of spirits at any place within his Collectorate, whether a sudder distil-

lery be there established or not.

III. It shall not be imperative on the Collestor to accept the highest offer for the farm of the Abkaree duties under Section LX., Clause 2, Regulation XXI. of 1827 of the said Code, but the Collector shall be at liberty to use his discretion as to the tender he will accept under the general intructions of Government.

IV. No person shall directly or indirectly retail in the said territories spirits, however or wheresoever manufactured, except under the authority of a licence from the Collector, to be granted in the form of Appendix I. to the said Regulation XXI. of 1827, or in such form, and after payment of such fee, as Government may, from time to time, appoint,

V. Spirits may be manufactured in the said territories for exportation, or removal ander a licence from the Collector, but not otherwise; and such licence, when granted, shall specify the spirit to authorized to be manufactured, the place at

which, and the period for which, the manufacture may be carried on, and that the same is permitted for the purpose of removal or exportation only.

VI. Spirits manufactured under the last Section shall not exceed the strength which may, from time to time, be declared by public notification in each district, and shall be liable to the payment of such duty as the Governor in Council shall, from time to time, impose. Liquor found to exceed the prescribed standard shall be liable to double duty, or confiscation at the discretion of the Collector.

VII. Spirits manufactured under the fifth Section of this Act, shall not be removed from the place of manufacture, except under a pass from the Collector, certifying the payment of the aforesaid duty, and specifying the name of the person exporting or removing the same, the quantity of spirits, their destination, the route by which they are to be conveyed, and the dates from and to which the pass shall be in force, which pass shall exempt the spirits lawfully removed under it from the payment of any further duty in their progress through the same territories, excepting always such import or Customaduty, if any, as may be payable at the place of their destination under any Act or Regulation now or hereafter to be in force.

VIII. The Collector may place such establishments on the premises where the manufacture of spirits for exportation or removal is permitted, and may adopt such other precautions as may be necessary to give effect to the provisions of this Act having reference thereto.

IX. Spirits imported by land from any part of the territories of the East India Company, whether subordinate to the Government of Bombay or not, into any other part of the said territories subordinate to the said Government, shall be liable on importation to the same rate of duty under the same circumstances and rules as are provided in Section XX. of Act No. I. of 1852, for amending the Customs laws of the Bombay Presidency with respect to spirits imported by sea.

K. It shall not be lawful in any part of the territories subject to the Government of Bombay to manufacture or prepare for sale, or sell directly or indirectly, any intoxicating drugs or materials, or any intoxicating drink or preparation manufactured from Bhang, Ganja, Grain, Opium or other materials, of what nature or description soever, except under a licence from the Collector of the Zillah, and it shall be competent to the Collector to refuse, or to re-call such licence whenever he shall deem it expedient, and every such licence when granted shall specify the name of the drug, material, drink, or preparation so authorized to be manufactured or sold, the place or district of manufacture or sale, and the length of time for which such licence is to run, and any other terms or conditions which the Governor of Bombay in Council may, from time to time, deem it expedient to require, and such fees shall be demanded, from time to time, on the grant of such licences as the said Governor in Council may sanction.

X1. It shall not be lawful to mix any noxious drug or material in, or by other process to adulterate spirits manufactured under the provisions of the said Regulation XXI, of 1827, or of this acts

TR: All persons offending against, or aiding otherwise offending disectly or malicestry against

any of the provisions of this Act, or committing a breach of any of the conditions of a licence to be granted under this Act, or obstructing Officers or others in the execution of their duties connected with any of its provisions, shall be punished by fine not exceeding Rupees five hundred, to be commuted, in default of payment, to imprisonment not exceeding six months; and any person having in his possession intoxicating drinks or preparations manufactured contrary to the provisions of this Act, or for which he is unable satisfactorily to account, shall be deemed to be possessed of them illegally, and shall be subject to the penalties above specified.

XIII. The powers conferred on the Collector by Chapter XIII. of the said Regulation XXI. of 1827, shall extend and be applicable to the provisions of this Act, so far as the same are capable of being so applied.

XIV. The Collector shall have full powers to seize and destroy all unlicensed liquor, preparations, drugs, or materials, and all unlicensed stills, and to sell the same, if deemed expedient, on behalf of Government.

XV. The duties, powers, and authorities hereby vested in the Collector shall devolve upon, and may be lawfully exercised by the Officer specially appointed under Section LV. of the said Regulation XXI. of 1827, for the purposes herein mentioned.

XVI. The powers vested in the Collectors of Land Revenue by Chapter XIII. of the said Regulation XXI. of 1827, and by Sections XII., XIII. and XIV. of this Act, may be exercised by Mamlutdars and Mahalkurrees, provided always, that those Officers shall not be authorized toadjudge any fine exceeding Rupees fifteen in amount, commutable, in default of payment, to twenty days' imprisonment; and provided further, that any order passed by a Mamlutdar or Mahalkurree in virtue of this Act shall be subject to appeal to the Collector or his Assistants, within one month from its date, and that no suit for damages shall be instituted in a Civil Court by persons deeming themselves aggrieved by any proceeding of a Mambutdar or Mahalkurree under the authority of this Act, unless they shall first have made au appeal to the Collector or his Assistants.

XVII. In all actions or Civil suits which may be brought against Collectors, Magistrates, or others for acts done by them in carrying out the provisions of this Act, or the provisions of the said Regulation XXI. of 1827, if it shall appear at the trial that the act complained of was done bond fide, and that there were reasonable and probable grounds for the same, the plaintiff shall be none suited with full costs to be paid by him.

XVIII. This Act shall not have effect within the local jurisdiction of Her Majesty's Supreme Court.

FRED. JAS. HALLIDAY, Secy. to the Govt. of India.

Fort William, Home Department, Legislative, the 16th January, 1852.

The following Act is passed by the Hon'ble the President of the Council of India in Council, on the 16th January 1852, with the assent of the Most Noble the Governor General of India, which has been read and recorded.

Ordered, that the Act be promulgated for general information.

ACT No. IV. or 1852.

An Act to amend the law relating to emigrant vessels and the emigration of labourers.

Whereas by Section VIII., Act XXI. of 1844, "it was among other things enacted, that no ship or vessel carrying emigrant labourers to Jamaica, British Guiana, or Trinidad should sail from Calcutta, Madras, or Bombay, at any other time than between the 30th day of any September and the 1st of March next thereafter ensuing; and whereas the said provision was repealed by Act XXV. of 1845, so far as regarded vessels carrying emigrant labourers from Madras, and has been found inconvenient for vessels carrying emigrant labourers from Calcutta; and whereas it is expedient to amend the law relating to the height between decks in emigrant vessels; and whereas by Section I., Act XXI. of 1843, it was enacted, that emigration to Mauritius should only lawfully take place under the provisions of Act XV. of 1842, from the Port of Calcutta; and whereas by Act VIII. of 1847, the emigration of labourers from the Port of Madras to Mauritius was declared lawful, and it is now expedient to repeal Section I., Act XXI. of 1843, and to render lawful the emigration of labourers from the Port of Bombay to Mauritius, It is enacted as follows :

- I. So much of Act XXI. of 1844, as is hereinbefore recited, is repealed, so far as regards ships or vessels carrying emigrant labourers from Calcutta.
- II. No ships or vessels carrying emigrant labourers to Jamaica, British Guiana, or Trinidad, shall sail from Calcutta at any other time than between the thirty-first day of any August and the lat day of March next thereafter ensuing.
- III. No ship or vessel carrying emigrants and having more than one deck, shall have less than the height of five feet and six inches at the least between decks, and in case such ship or vessel shall have only one deck, a platform shall be laid beneath such deck in such manner as to afford a space of the height of five feet and six inches at the least, and such platform shall not be so laid as that the lower beams shall project above the same, and whatever may be the tonnage of the ship or vessel, no greater number of emigrant labourers shall be taken on board such ship or vessel than shall be after the rate of one emigrant labourer for every seventy-two cubic feet of space between decks, or between the deck and platform, unoccupied by goods or stores not being the personal luggage of such emigrant labourers, any thing in Act XV. of 1842, or in the Schedule therein mentioned, to the contrary notwithstanding.
- IV. Section I., Act XXI. of 1843 is hereby repealed, and from and after the passing of this Act, emigration to Mauritius may lawfully take place under the provisions of Act XV. of 1842 from the Port of Bombay, as well as from the Ports of Madras and Calcutta.
- V. The Governor in Council of Bombay may nominate a proper person to act as Protector of Emigrants at Bombay, and no emigrant shall be permitted to embark without a certificate from the Agent appointed by the Government of Manritius, countersigned by the Protector, to the effect that such person has been engaged by such Agent, on the part of the said Government, and migrant to Manritius.

FRED. JAS. HALLIDAY, Secy. to the Govt. of India. Fort William, Home Department, Legislative, the 16th January, 1852.

The following Act is passed by the Hon'ble the President of the Council of India in Council on the 16th January 1852, with the assent of the Most Noble the Governor General of India, which has been read and recorded.

Ordered, that the Act be promulgated for general information.

ACT No. V. or 1852.

An Act for giving effect to the provisions of an Act of Parliament, passed in the 15th year of the reign of Her present Majesty, entituled "An Act for Marriages in India."

Whereas by an Act passed in the Session of Parliament holden in the Fourteenth and Fifteenth years of the reign of Her present Majesty entituled, "An Act for Marriages in India," it was enacted (among other things) that it should be lawful for the Governor General of India in Council from time to time, by laws and Regulations, (not incommistent with the provisions of the said Act of Parliament,) to be made in the manner, and subject to the Provisions by law required in respect of laws and Regulations made by the said Governor General of India in Council, to provide for the inspection and publication of Notices of Marriage given under the said Act of Parliament, for the custody and Protection from Injury of Marriage Register Books, for appeals from and references in case of doubt by the Marriage Registrars in relation to Marriages forbidden or Protests entered under the said Act of Parliament, for fixing the hours between which Marriages might be solemnized under the said Act of Parliament, for appointing the Officers to whom Certificates were to be transmitted by the Marriage Registrars, and generally for giving effect to the provisions of the said Act of Parliament, It is hereby enacted as follows:

I. In every case of Marriage intended to be Form of Notice and length of Residence necessary. solemnized in India, after the first day of February next, under the Provisions of the said Act of Parliament, one of the parties shall give Notice in writing, in the form of Schedule (A.) to this Act annexed, or to the like effect, to any Marriage Registrar of the District within which the parties shall have dwelt for not less than five days, then next preceding, or, if the parties dwell in different Districts, shall give the like notice to a Marriage Registrar of each District, and shall state therein the name, and surname, and the profession, or condition of each of the parties intending marringe, the dwelling place of each of them, and the time, not being less than five days, during which each has dwelt therein, and the Church, Chapel, or other building in which the Marriage is to be solemnized; provided that if either party shall have dwelt in the place stated in the notice during more than one Calendar month, it may be stated therein that he or she hath dwelt there one month and upwards.

II. The Marriage Registrar shall file all such Notices and keep them with the Records of his Office, and shall also forthwith enter a true copy of all such notices fairly into a book, to be for that purpose furnished to him by the Gavernment, to be called the Marriage Notice Book, and the Marriage Notice Book shall be open, at all

reasonable times, without Fee, to all persons

desirous of inspecting the same.

III. The Marriage Registrars, or Registrar of Publication of Notices. all districts in the British Territories in India shall respectively publish all such Notices of Marriage given in their respective districts by causing a copy of such Notices to be affixed in some conspicuous place in their respective offices, or, where such Registrars are Ministers of the Christian Religion, ordained or otherwise set apart to the Ministry of the Christian Religion, such Notices shall be affixed in some conspicuous place in the Church or Chapel or place of worship in which such Ministers respectively officiate. When one of the parties intending Marriage (not being a widow or widower) is under twenty-one years of age, every Marriage Registrar shall, within twenty-four hours after the receipt by him of the Notice of such Marriage, send, or cause to be sent. by the Post or otherwise, a copy of such Notice to all the other Marriage Registrars (if any) in the same district, who shall likewise affix the same in some conspicuous place in their own Offices or Chapels as aforesaid.

1V. Where by the oath or declaration required Suspension of Certificate in the case of said Act of Parliament, it appears that one of the parties intending Marriage (not being a widow or widower,) is under twenty-one years of age, the Marriage Registrar shall not issue his Certificate under the provisions of the second Section of the said Act of Parliament until the expiration of fourteen days after the entry of such notice of Mar-

V. When one of the parties intending Marriage (not being a widow or wi-Supreme Court by order Regisdower) is under twenty-one years

may order Regis-trar to issue his certificate in less than fourteen days

of age, and both parties intending Marriage are at the time resident in any of the Towns of Calcutta, Madras, or Bombay, and

are desirous of being married in less than 14 days after the entry of such notice as aforesaid, it shall be competent for both parties intending Marriage to apply by petition to the Supreme Court of such Town, or any Judge thereof, for an order upon the Marriage Registrar to whom the notice of Marriage has been given, directing him to issue his Certificate at some time before the expiration of the said fourteen days required by Section IV. of this Act. And it shall be competent to the said Supreme Court, or any Judge thereof, on sufficient cause being shown, in their or his discretion, to make an order upon such Marriage Registrar, directing him to issue his Certificate, at any time to be mentioned in the said order, before the expiration of the said fourteen days required by Section IV. ; and the said Marriage Registrar, on receipt of the said order, shall proceed to issue bis Certificate in accordance therewith.

VI. The Certificate to be issued by the Mar-Form of Certificate.

ringe Registrar, under the provisions of the second
Section of the said Act of Parliament, may be in the form of Schedule B. to this Act annexed, or to the like effect, and the Government of each Presidency or Place shall furnish to every Marriage Registrar, a sufficient number of Forms of Certificate.

VII. When any Native Christian about to be married, applies for or ten-Nation and Cortin ders a Notice of Marriage, cates to be translated to or applies for a Certificate Nation Christians. from a Marriage Registrar, such Marriage Registrar abali ageertain whe-

ther the said Native Christian understands the English language, and if he does not, the said Marriage Registrar shall translate such Notice or Certificate, or both of them, as the case may be, or shall cause the same to be trans. lated, to such Native Christian, in the language of such Native Christian, or the said Marriage Registrar shall otherwise ascertain whether such Native Christian is cognizant of the purport and effect of the said Notice and Certificate.

VIII. Any person authorized in that behalf may forbid the issue of the How issue of Certifi-cate may be forbidden. Marriage Registrar's Certificate, by writing, at any time before the issue of such Certificate, the word "forbidden" opposite to the Entry of the Notice of such intended Marriage in the Marriage Notice Book, and by subscribing thereto his or her name and place of abode, and his or her character, in respect of either of the parties, by reason of which he or she is so authorized, and the said word "forbidden," so written and subscribed as aforesaid, shall be deemed a Protest, within the meaning of the seventh Section of the said Act of Parliament

IX. In all cases where a Marriage Registrar, acting under the provi-References by the Re-

sions of the fourth Section of gistrars in cases of doubt. the said Act of Parliament, shall not be satisfied that the person forbidding the issue of the Certificate is authorized by law so to do, the said Marriage Registrar shall apply by petition, which may in all cases be on unstamped paper, where the district of such Registrar is within any of the Towns of Calcutta. Madras, and Bombay, to the Supreme Court of Judicature in the Presidency or Place within which such district is comprised, or if such district be not with-in any of the said Towns, then to the Judge of the Zillah or District within which the same is comprised, and the said petition shall state all the circumstances of the case, and pray for the order and direction of the Court concerning the same, and the said Supreme Court, or any Judge thereof, or such Judge of the Zillah or District, shall be empowered to examine into the allegations of the Petition and the circumstances of the case in a summary way, and if upon such examination it shall appear that the person forbidding the issue of such Certificate is not authorized by law so to do, such Supreme Court, or any Judge thereof, or such Judge of the Zillah or District, shall declare that the person forbidding the issue of such Certificate is not authorized as aforesaid, and that then and in such case such Certificate shall be issued, and the like Proceedings may be had under the said Act of Parliament in relation to such Marriage as if the issue of such Certificate had not been forbidden by such person. And in all cases where a Marriage Registrar, appointed to act within the Territories of any Native Prince or State in alliance with the East India Company acting under the provisions of the sixth Section of the said Act of Parliament, shall not be satisfied that the person forbidding the issue of the Certificate is not authorized by law so to do, the said Marriage Registrar shall transmit a statement of all the circumstances of the case, together with all documents and papers relating thereto, to the Governor General of India in Council, and if it shall appear to the said Governor General of India in Council that the person forbidding the issue of such Certificate is not authorized by law so to do, the said Governor General of India in Council shall declare that the party forbidding the issue of such Certificate is not authorized as aforesaid, and that then and in such case such Certificate shall be issued, and the like Proceedings may be had under the said Act of Parliament in relation to such Marriage, as if the issue of such Certificate had not been forbidden by such person.

X. In all cases whatsoever where a Marriage Registrar resident in the Territories of any Native Appeal where Rer in Allied Naive State refuses Cer-Prince or State in alliance with tificate. the East India Company has refused to issue his Certificate, it shall be lawful for either of the parties intending Marriage to apply by Petition to the Governor General of India in Council, and the said Governor General of India in Council shall be empowered to examine the allegations of the Petition in a summary way, and shall decide thereon, and the decision of the said Governor General of India in Council shall be final, and the Marriage Registrar, to whom the application was originally made, shall proceed in accordance therewith.

XI. Every Marriage solemnized under the provisions of the said Act of Parliament shall be so solemnized between the hours of six in the morning and seven in the evening.

Declarations made at the Marriage to be translated to Native Christian is married under the provisions of the said Act of Parliament, the party solemnizing the said Marriage shall ascertain whether such Native Christian understands the English language, and if he does not, the party solemnizing the said Marriage shall, at the time of the solemnization thereof, translate, or cause to be translated, to such Native Christian, in the language of such Native Christian, both the declarations made at such Marriage in pursuance of Section IX. of the said Act of Parliament.

Proof as to Notice. Certificate, or Hours of Marriage, &c., not necessary to establish Marriage.

Certificate, or the translation thereof respect of the Notice of Marriage, or the Voice of Marriage, or the translation thereof respectively, or in respect of the hours between which any Marriage may be solemnized, or in respect of the said translations of the said declarations in Section IX. of the said Act of Parliament contained, nor shall any evidence be given to prove the contrary, in any suit touching the validity of such Marriage.

XIII. After any Marriage has been solemniz-

knowingly and wilfully issue any Certificate for Marriage after the expiration of three Calendar months after the Notice shall have been entered by him as aforesaid, or who shall knowingly and wilfully issue, without the order of a competent Court authorizing him so to do, any Certificate for Marriage where one of the parties intending Marriage (not being a widower or widow) is under twenty-one years of age before the expiration of fourteen days after the entry of such Notice, or any Certificate the issue of which shall have been forbidden as aforesaid by any person authorized to forbid the issue thereof, shall be guilty of feliasy. And every person who shall knowing-ly and wilfully solemnize any Marriage under the provisions of the said Act of Parliament in the marriage is solemnized, or who shall

knowingly and wilfully solemnize any Marriage where one of the parties to such Marriage (not being a widower or widow) is under twenty-one years of age within fourteen days after the entry of the Notice of Marriage, no order for the issue of a Certificate in less than fourteen days having been made by a competent Court, shall be guilty of felony.

XV. The Marriage Registrars in the TerriCertificates of Marriages in Allied Native
States to be transmitted to Secretary, &c.

Transmit the Certificates transmit the Certificates transmit the Secretary for the Society Department of the Government of India

AVI. Every person who shall knowingly and Punishment for making false oath or declaration. The purpose of procuring any Marriage, and every person who shall forbid the issue of a Marriage Registrar's Certificate. By falsely representing himself or herself to be a person whose consent to such Marriage is required by law, knowing such representation to be false, shall, on conviction, suffer the penaltics of Perjury.

XVII. Every prosecution under this Act shall be commenced within the space of two years after the offence committed.

Appointment of Registrars in Allied Native States, and as to their fees.

tian, or any Minister of the Christian religion, ordained, or otherwise set apart to the Ministry of the Christian religion, according to the usage of the persuasion to which he may belong, to be a Marriage Registrar in any District, to be assigned by the Governor General of India in Council in any place within the Territories of any Native Prince or State in alliance with the East India Company. And the said Marriage Registrar shall be entitled to receive the following fees; that is to say, for receiving each Notice of Marriage, one rupee, for publishing each Notice of Marriage, two rupees, for the issuing of each Certificate, five rupees, for every Marriage forbidden or Protest entered, ten rupees, and for registering each Marriage, three rupees, and all such fees shall be accounted for and paid over by the Marriage Registrar to the Government Treasury as in the said Act of Parliament mentioned. Provided always, that in any case in which it shall appear to the satisfaction of the Marriage Registrar, that the parties intending marriage, or married, under the provisions of the said Act of Parliament, are in indigent circumstances, it shall and may be lawful for the said Marriage Registrar, in his discretion, to remit some part, but not more than three-fourths, of the said fees respectively, and in each and every such case of remission of fees, the Marriage Registrar shall report the circumstances thereof, and the grounds on which the remission is made, for the information of the Governor General of India in Council.

XIX. It shall be lawful for the Government of Salaries of Begintrees, each Presidency or Place to pay any one Marriage Registran of Calcusta, Madras and Bombay, or of any other

district where a considerable number of persons likely to avail themselves of this Act are resident, such salary as they shall think fit, not exceeding the sum of Co's. Rs. fifty per month.

When there is only one Marriage Re-Provision in case of ill- gistrar in a district, and such cas, &c., of Marriage Registrar is absent from such district, or ill, or in case of the death of the only Marriage Registrar in a district, or of any temporary vacancy in such office, the Magistrate of such district shall act as, and be, Marriage Registrar thereof, during such absence, illness, or temporary vacancy as aforesaid.

XXI. Every Marriage Registrar, or other Searches may be person who shall have the made and Certificates given. person who shall have the custody for the time being of the Register of Marriages under this Act, shall at all reasonable times allow searches to be made of any Register Book in his custody, and shall give a copy, certified under his hand, of any entry or entries in the same, on the payment of the fees bereinafter mentioned, (that is to say) for every search extending over a period of not more than one year, the sum of one rupee, and four annas additional for every additional year, and the sum of one rupee for every single Certificate, and all such fees shall be accounted for and paid over by the Marriage Registrar to the Government Treasury.

XXII. Every person who shall wilfully destroy Penalty for desor injure, or cause to be destroyed or injured, any such Register Book, &c. Register Book, or the counterfoil Certificates thereof, or any part or certified copy thereof, or shall falsely make or counterfeit, or cause to be falsely made or counterfeited, any part of such Register Book, or of such counterfoil Certificates, or of certified copies thereof, or shall wilfully insert, or cause to be inserted, in any Register Book, or counterfoil copy or certified copy thereof, any false entry of any Marriage, or shall wilfully give any false Certificate, or shall certify any writing to be a copy or extract of any Register Book, or counterfoil copy thereof, knowing the same Register Book or counterfoil copy to be false in any part threof, shall be guilty of felony.

XXIII. Any person charged with the duty of registering any Marriage, who shall discover any error to have been committed in the form Accidental errors or substance of any such entry, may, within one calendar month next after the discovery of such error, in the presence of the parties married, or, in case of their death or absence, in the presence of two other credible witnesses, who shall respectively attest the same, correct the erroneous entry according to the truth of the case, by entry in the margin without any alteration of the original entry, and shall sign the marginal entry, and add thereunto the day of the month and year when such correction shall be made, and he shall make the like marginal entry, attested in the like manner, in the counterfoil Certificate thereof, to be made by him as in the said Act of Parliament mentioned, and in case such counterfoil certificate shall have been already transmitted to the Secretary of Government of the Presidency or Place within which he resides, he shall make and transmit in like manner a separate counterful Certificate of the original erroneous entry, and of the marginal correction therein made.

XXIV. Nothing in this Act contained shall be Complete Beauty of comstrued to extend to the arriage may be kept so Registration of Marriages section. being of construed to extend to the kept as Registration of Marriages which may be solemnized in

India by persons in Holy Orders, or under the provisions of the Act of the 58th year of King George the Third, Chapter 84, or to the registration of any Marriage solemnized between any two persons professing the Jewish religion, and nothing herein contained, shall affect the right of any Officiating Minister to receive the fees now usually paid for the performance or registration of any Marriage. XXV. All petitions presented in pursuance of

Section V. of the said Act of Petitions to be on un-Parliament, may be so prestamped paper. sented on unstamped paper.

XXVI. This Act shall commence and take

'ommencement Act.		om and at nary, 1859	
in named and described.	in which the other Party resides the Parties dwell in different Dis-	*	
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Name.	Condition.	Condition. Rank or Profession.	Age.	Dwelling Place.	Length of Residence.	Church, Chapel, or place of wor. District in which the other Par ship, or building in which Mar- riage is to be solomnized. Tricts.	hurch, Chapel, or place of wor. District in which the other Parsh, or building in which Mar-when the Parties dwell in differinge is to be solomuzed.
es Smitch,	Wedowr,	lower, Carpenter,	Of Full Age,	16 Cline Street	Of Full Age, 16 Clire Street 33 Days,	Trien Chapel, Dhurrantellah.	.l.
the Green, Spinuter,	Sphuter,		Minor,	20 Hastings Street,	Minor, 30 Hastings' Street, More than a Month		•
			Witness	my Hand this Sixth 1	Day of May, One Thouse	Witness my Hand this Sixth Day of May, One Thussand Eight Hundred and Fifty. Inc.	
			ÿ			(Signed) James Nauth.	DRICE NATION.

berety givs you Notice, that a Murrisgu is intended to be had, within three Calendar Mouths from the dute hereof, between me and the other jarty here

To Mr. John Car, a Bergistrar of the District of Calcutta in Bengal.

NOTICE OF MARRIAGE

Indice in this Schedule to be filled up as the cuse may be, and the Blank division thereof is only to be filled up when one of the Parties lives in another District

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SCHEDULE (B.) REGISTRAR'S CERTIFICATE.

I, John Cax, a Registrar of the District of Calcutta in Bengal, do hereby Certify, that on the 6th day of May, Notice was duly entered in my Marriage Notice Book of the said District of the Parties, (that is to say.) other 9 John Cox, Registrar. Parties dwell the Witness my Hand this Twentieth Day of May, One Thousand Eight Hundred and Fifty-two. District in w when the I tricts. The Issue of this Certificate has not been forbidden by any Person authorized to forbid the issue thereof. (Signed) wor-Church, Chapel, place of wor ship, or building in which the Marriage is to be solemnized. Union Chapel, Dhurrumtollak Length of Residence. More than a Month. This Certificate will be void unless the Marringe is solemnized on or before the 6th day of August 23 Hastings Street, Dwelling Place. 16 Clier Street 8 Of Full Age, Age. Minor. Rank or Profession. Carpenter, Date of Notice entered 6th May 1852. Date of Certificate given 20th May 1852. Widoner, .. Spinster, ... Condition. Green, ames Smith, Name. Vartha

FRED. JAS. HALLIDAY, Secy. to the Govt. of India.

Fort William, Home Department, Legislative, the 9th January, 1852.

The following Draft of a proposed Act was read in Council for the first time on the 9th January, 1862:

ACT No. OF 1852.

An Act to authorize the employment of Uncovermented Deputy Collectors in the Presidency of
Bombay.

Whereas the exigencies of the public service require the employment of Uncovenanted Deputy

Collectors in the Revenue Department within the Presidency of Bombay, it is hereby enacted as follows:

I. The Governor of Bombay in Council may appoint in any Zillah or District within the said Presidency one or more Uncovenanted Deputy Collectors, with the powers hereinafter mentioned.

II. Every person appointed a Deputy Collector under this Act shall, before entering upon the duties of his office, make and subscribe before the Collector and Magistrate of the Zillah a solemn declaration to the same effect as the oath prescribed in Appendix A. annexed to Regulation XVI. of 1827 of the Bombay Code, the words "the East India Company" being inserted in such declaration, instead of the words "the United Company of Merchants of England trading to the East Indies" and the words "United Company" in the said oath contained.

III. Deputy Collectors appointed under this Act shall discharge such of the duties and exercise such of the powers of the Covenanted Assistants in the Revenue Department, as shall be prescribed from time to time in each case by the Governor of Bombay in Council, and shall be subject to the same control and authority in all respects as such assistants respectively.

IV. Section XI. of Regulation XVI. of 1827, of the Bombay Code, shall be applicable to Deputy Collectors appointed under this Act, who shall hold their Offices subject to the provisions of the said section.

V. No Deputy Collector appointed under this Act shall be dimissed from Office without the sanction of the Governor of Bombay in Council. Whenever there is reason to believe that a Deputy Collector is disqualified, by neglect, incapacity, corruption, or other misbehaviour, for continuance in office, a report shall be made by his superior in the Revenue Department for the consideration and orders of the Governor of Bombay in Council, who shall be competent to suspend such Deputy Collector, and order a further enquiry into his conduct, or direct his immediate dismissal, as may appear just and proper.

Ordered that the Draft now read be published for general information.

Ordered that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 9th day of April next.

FRED. JAS. HALLIDAY,

Secy. to the Govt. of India.

Fort William, Home Department, Legislative, The 9th January 1852.

The following Draft of a proposed Act was read in Council for the first time on the 9th January 1852.

ACT No.—of 1852.

An Act to diminish the expense and delay of proceedings in Her Majesty's Courts within the Territories of the East India Company.

Persons interested in questions
cognizable in Her jesty's Courts may state special cases for the author on of such Courts
on of such Courts
tical or Admiralty sides thereof respectively, and including among such persons all lunatics, married women, and intents in the mag-

ner and under the restrictions hereinafter contained, to concur in stating such question in the form of a special case for the opinion of the said Courts, and it shall also be lawful for all Executors, Administrators and Trustees to concur in such Case.

11. The Committee of the estate of any lunatic interested or claiming to be inter-How lunatic may ested in any such question as aforesaid may, after having been authorized in that behalf by the Court or any Judge thereof in which such special case is filed, concur in such case in his own name, and in the name and on the behalf of the lunatic.

III. A husband interested or claiming to be interested in right of his wife in How married woany such question as aforesaid men may concur. may concur in such case in his own name and in the name of his wife where the wife has no claim to any interest distinct from her husband, and a married woman having or claiming any interest in any such question as aforesaid distinct from her husband may in her own right concur in such case, provided that her husband also concurs therein.

1V. The guardian of any infant interested or claiming to be interested in any such question as aforesaid may concur in such case in the name and on the behalf of the infant, unless such guardian has an interest in such question adverse to the interest of the infant therein.

V. It shall be lawful for the said Courts, by

How special guar-dian to be appoint-ed for a lunatic not found such by in-quisition and for infant.

order to be made in the matter of any lunatic not found such by inquisition, or in the matter of any infant, upon the application of any person on the behalf of such lunatic, or upon the application of

such infant, by motion or petition, to appoint any person shown by affidavit to be a fit person, and to have no interest adverse to the interest of the lunatic or infant, to be the special guardian of such lunatic or infant for the purpose of concurring in such case in the name and on behalf of the lunatic or infant, and any such person so appointed may lawfully so concur. Provided always that it may lawfully so concur. Provided always that it shall be lawful for the said Courts to require notice of such application to be given to such person, if any, as the Court shall think fit.

Order to appoint special, guardian of an infant may be discharged by Courts if made without notice.

VI. In any case in which any such order as aforesaid shall have been made by the said Courts in the matter of any infant without notice to the guardian of the infant, it shall be lawful for the said Courts, if

they shall respectively think fit so to do, to discharge such order upon the application of such guardian, by motion or petition; and the said Courts, if they shall respectively think fit, may thereupon appoint some other fit person to be the special guardian of such infant for the purpose of such special case, and may also give such directions as may be necessary for substituting in such special case either the name of the guardian so applying, or of the special guardian so appointed, in lieu of the name of the special guardian so displaced. Provided always that the discharge of the Codes appointing a special guardian shall not inviting to the special guardian shall not inviting to the special guardian, unless the Codes shall upon notice to all parties, specially the direct. directions as may be necessary for substituting in

VII. Every such special case shall be entitled as a cause between some or one of the parties interested or claim-ing to be interested as plaintiffs or How apecial cases to be titled. plaintiff, and the others or other of them as defendants or defendant; and in the

title to such cases, lunatics and infants shall be described as such, and their Committees, guardians, or special guardians named; and where in any such case a married woman is named as a plaintiff, and her husband as a defendant thereto, a next friend of such married woman shall be named in the title to such case.

VIII. Every such special case shall concisely Form of special state such facts and documents as may be necessary to enable the Court to decide the question rais-

ed thereby; and upon the hearing of such case, the Court and the parties shall be at liberty to refer to the whole contents of such documents; and the Court shall be at liberty to draw from the facts and documents stated in any such special case any inference which the Court might have drawn therefrom if proved in a cause.

IX. Every such special case to which an in-

Special case to state how guardian constituted and the concurrence of married women.

fant or lunatic is a party by his guardian or special guardian shall also state how such guardian or special guardian was constituted; and where any married woman having or claiming any interest

distinct from her husband is a party to such case, it shall be stated therein that she concurs in such case in her own right.

Special case to be signed by Coun-sel and filed, and appearances to be entered for de-fendants.

X. Every such special case shall be signed by Counsel for all parties, and shall be filed in the same manner as bills, plaints, or allegations are filed, and the defendants may appear thereto in the same manner as defendants appear to bills,

plaints, or allegations, and no defendants shall be required to take an office copy of a special case, but an office copy thereof shall be taken by the plaintiff.

XI. After a special case shall have been filed,

Parties to be bound by state-ments after de-fendants have ap-peared to special case. and the defendants shall have appeared thereto, all the parties to such special case shall be subject to the jurisdiction of the Court in the same manner as if the plaintiff in the special case

had filed a bill, plaint, or allegation against the parties named as defendants thereto, and such defendants had appeared to such bill, plaint, or allegation, and upon the special case being filed and appearances entered thereto as aforesaid, all parties to such special case shall, for the purposes of such special case, be bound by the statements therein.

XII. So soon as all the defendants shall have appeared to the special case, the same may be set down for hear-How cases to be set down for hearing, and subpoenas to hear judg-

ment or notices of hearing, issued and served according to the practice of the said Courts.

XIII. It shall be lawful for the said Courts upon the hearing of any such Upon hearing Court to determine special case as aforesaid, question and make declaration. termine the questions raised therein or any of them, and by decree

or judgment to declare its opinion thereon, and, so far as the case shall admit of the same, upon the right involved therein, without proceeding to administer any relief consequent upon such detration, and every such declaration of the said

Court contained in any such decree or judgment the same force and effect as such decleration would have had, and shall be binding the same extent as such declaration would have been, if contained in a decree or judgment made in a suit between the same parties instituted by bill, plaint, or allegation; provided always, that if upon the hearing of such special case as aforesaid, the Court shall be of opinion that the statements contained therein so far as the same affect the interest of any married woman, infant or lunatic are not true, or that the questions raised thereby or any of them cannot properly be decided upon

Proviso that such case, the same may be at such hearing, with the consent of all parties thereto, and of the Court may refuse to decide. Court, amended so as properly to raise such questions, or the said Court may refuse to decide the

XIV. Every executor, administrator, trustee, or other person making any payment or doing any act in con-Protection to be afforded to Trus-tees by declar-ation. formity with the declaration contained in any decree or judgment made or pronounced upon a special case shall in all respects be as fully and effectually protected and indemnified by such declaration, as if such payment had been made or act done under or in pursuance of the express order of the said Court made in a suit, action, or proceeding between the same parties instituted by bill, plaint, or allegation, save only as to any rights or claims of any person in respect of matters not determined by such declaration.

XV. Where any person shall be desirous to have a special case re-heard, or to The Court appeal from the decision thereon, it may suspend the acting upon declaration. shall be lawful for the said Courts that purpose, either at the time of the decree or judgment upon such special case being made, or at any time afterwards, and upon such conditions, of any, as the Court shall think fit, to order that the declaration contained in such decree shall not be acted upon for such time as the said Courts respectively shall think just.
XVI. The filing of a special case, and the

entering of appear-Special case to be a lis pendens, and may be filed. ances thereto by the persons named as defendants therein, shall be taken to be a lis

XVII. Any documents referred to, in a special Sode of identifycase, and any copies thereof or extracts therefrom, identified by uri may order the signature of the solicitors for

all parties, may be produced and read at the hearing of such case, without further proof; and it shall be lawful for the said Courts respectively at any time after the filing of the to order any document, which may be admitted haveby to be in the possession of any party to samer and for such purposes as the said Courts partively shall think fit.

It shall be lawful for the said Courts upon the application of the Executors or Administrators of any deceased person, by order to be made upon motion or petition of to the effect set forth in the schediffe hereto, with such variations as bicompatance may require, to

Courts respectively to take an account of the debts and liabilities affecting the personal estate of such deceased person, and to report thereon; provided always, that no such order shall be made until the expiration of one year next after the death of such deceased person, or pending any proceedings to administer the estate of such person, and in case at any time after the making of such order, any decree or order for administering the estate of such deceased person shall be made, it shall be lawful for the said Courts respectively, by such decree or order, to stay or suspend the proceedings under such order of course on such terms and conditions, if any, as to the said Courts respectively shall seem

XIX. It shall be lawful for any person who may have come in before the

Master's Report may be objected to by motion to the Court, of which notice shall be Muster under any such order and claimed to be a creditor upor the estate of the deceased persor or to have any demand upon suc

estate by reason of any fiability and whose debt or claim may not have bee wholly allowed by the said Master, to apply t the Court making such order by motion, which notice shall be given within fourteen day after the filing of the Master's Report, to hav such claim allowed by such Court, either wholly o partially; and it shall be lawful for the said Execu tors or Administrators, and for any creditor of th deceased person who may be authorized by special leave of the said Court so to do, to apply to the said Court by motion, of which notice shall be given within the time aforesaid, to have any debt or claim allowed by the said Master dis-allowed by the said Court, either wholly or partially, and, at the expiration of fourteen days after the filing of the said report, the same shall, except as to any debt or claim as to which any such notice as aforesaid may have been given; be absolute, as if the same had been confirmed by order of the said Court.

XX. Upon the hearing of any such motion as aforesaid the said Courts respec-Proceeding of tively may either dismiss motion, or may order the debt or claim to which such motion re-lates to be allowed or disallowed, as the case may the Court on such be, and either wholly or partially, or may direct further inquiry or further proceedings, by way of action or otherwise, touching such debt or claim, and after such inquiry or proceedings may, upon further motion, deal with such debt or claim as to the said Courts respectively shall seem just: Provided always, that no new evidence shall be received by the said Courts upon the hearing of any such motion without special leave of the said Courts.

XXI. In case any debt or any certain liability shall have been allowed as afore-

If debts or cer-tain liabilities allowed, and not paid or provided for, order may be made for Payment or

said, and shall not within four-teen days after the report has become absolute as to such debt or liability, or after the same shall have been allowed by the said Court, be paid or provided for by appropriation to the satisfaction of the per-

son who has established such liability, it shall be lawful for the said Courts respectively by order to be made, in case of any debt remarking due, types the application by motion or petition of the person to whom the debt remains due, and on motion to the Executive of Administrators, and if the any certain liability remaining unprovided the appropriation, upon the application, by

petition of the person by whom such liability has been established, or of the Executors or Administrators, and on notice by the party applying to the other of them, to order payment of the debts which may have been allowed and remain unpaid, and to provide for the certain liabilities which may have been allowed and remain unprovided for, in like manner as the same could or might have been paid or provided for in a suit for that purpose instituted by Bill, or to refer it to the Master to take an account of the debts and certain liabilities allowed as aforesaid which remain unpaid or unprovided for, and also the usual accounts of the personal estate of the deceased person, with all usual and proper directions; and every such order shall have the same force and effect and shall be prosecuted and carried on in like manner as a decree in a creditor's suit instituted by bill.

Court, on application of Execu-tors or Adminis-trators, may direct appropriation of Money to answer contingent liabi-lity

XXII. In case any contingent liability shall be allowed by the said report or by the said Courts respectively, it shall be lawful for the said Courts, by order, to be made upon the application of the Executors or Administrators, by motion or petition, on notice to the person who

may have established such contingent liability, to order such sum of money, part of the estate of the deceased person, as to the said Courts respectively shall seem just, to be set apart and appropriated for answering such contingent liability, and to give such directions as the said Courts shall think fit touching the payment of such sum of money into Courts, and the investment thereof, and the payment, application, or accumulation of the interest or dividends thereof in the magnitude and interest or dividends thereof in the meantime and until the same shall be required to answer such liability, and when such liability shall be ascertained or determined, to give such directions as to the payment of such sum out of Court as the said Courts respectively shall deem right: Provided always, that no order to be made as aforesaid shall in any manner bind the assets so appropriated as against the persons entitled to the estate of the deceased subject to the contingent liability; and any person interested in such appropriated assets may apply to the Court touching the same, as he may be advised.

XXIII. After the filing of such report as aforesaid, it shall be lawful for the Court may re-strain proceedings against Executors and Administrasaid Courts respectively upon the application of the Executors or Administrators of the deceased, by order, to be made on motion, to restrain by injunction any proceedings at law against them by any person having or claiming to have any demand upon the estate of the deceased by reason of any debt or liability other than the persons who may have established contingent liabilities under the said order for which no appropriction may have been made.

XXIV. In case no debt or liability, or no Protection to be afforded to Executors and Administrators.

and Administrators.

any debt or liability, other than a contingent liability, shall have been allowed as aforesaid, or in case trators.

any debt or liability other than trators.

any debt or liability other than as aforesaid shall have been allowed as aforesaid, then after the same shall have been paid or provided for by appropriation as aforesaid, all paymonis made by the Executors or Administrators, or any of these, on account of the estate of the deceased parson, and all dispositions of such assets made by many or any of them on account of such estate, shall, as against all parsons having or claiming to have any demand upon such estate by rea-son of any debt or liability, other than persons who may have established under the said order any contingent liability for which no such appropriation as aforesaid may have been made; be as good and effectual as if the same had been made under a decree of the said Courts' respectively: Provided always, that nothing herein contained shall in any manner affect or prejudice the rights of any creditor of other person having any demand or claim upon the estate of the deceased against any assets so paid or disposed of, or against the persons to whom such payment or disposition may have been made, or against any assets appropriated under the provisions of this Act, and the appropriation of which, if made under a decree of the said Court, in a suit to which he was not a party, would not have been binding upon him.

XXV. All exceptions for scandal, impertinence,

Exceptions for scandal, imperti-nence and insufficiency to be heard by the Ccurt.

and insufficiency, which according to the existing practice of the said Courts are referred to the Masters of the said Courts, shall not any longer be so referred, but

shall be heard and determined by the said Courts in the first instance.

XXVI. Notwithstanding any rule or prac-

Power for Court. notwithstanding any rule, &c. to the contrary, to receive proof by tice of the said Courts to the trary, it shall be lawful for the said Courts respectively, at the hearing of any cause or of any further directions therein, to receive proof by affidavit or other-

wise of all proper parties being before the Court, and of all such matters as are necessary to be proved for enabling the said Courts respectively to order payment of any monies belonging to any married woman, and of all such other matters, not directly in issue in the cause, as in the opinion of the said Courts respectively may safely and properly be so proved.

XXVII. It shall be lawful for the said Courts

Her Majesty's Courts to make General Rules and Orders from time

respectively, from time to time. to make, rescind, and after General Rules and Orders for better enabling the opinion of the said Courts respectively to be obtained on special cases, and for effectu-

ating the purposes of this Act as to the debts and liabilities of deceased persons, and for making any provisions which may be or be deemed necessary or proper as to amendment, revivor and suppli-mental matter or relief, and as to costs of any proceedings under or in pursuance of this Act, and for regulating the times and form and mode of procedure and practice of the said Courts in respect of the matters to which this Act. relates, and every of them, and so far as may be found expedient for altering the course of proceeding hereinbefore prescribed in respect to such matters or any of them, and generally for assimilating the practice of the said Courts respectively to that of the High Court of Chancery in England ...

Rules and Or-ders to be laid be-fore the Governor General in Coun-cil, and to be bind-ing from the time appointed or from the making, unless

XXVIII. All such General Rules and Orders shall be laid before the Governor General of India in Council within one month after the making and issuing the same, and every such Rule or Order shall, from and after the time in that behalf to be appointed by the said Courts be so appointed, then from and after the making

thereof, be binding and obligatory on the said

Courts respectively, and be of like force and effect as if the provisions therein contained had been expressly enacted by the Governor General of India in Council. Provided always, that if the said Governor General of India in Council shall, by any resolution passed at any time within six months after such Rules, Orders, and Regulations shall have been laid before him, resolve that the whole or any part of such Rules or Orders ought not to continue in force, in such case the whole or such part thereof as shall be so included in such resolution shall, from and after such resolution, cease to be binding and obligatory on the said Court; provided that every such Rule or Order so expressed to be made in pursuance of this Act which shall not be laid before the Governor General of India in Council within the time by this Act limited for that purpose shall, from and after the expiration of such time, be absolutely void and of no effect. Provided always, that nothing in this clause contained shall be construed so that the said Rules or Orders should not be transmitted as heretofore to Her Majesty in Privy Council for apprebation.

Until Rules or Orders are made, and if not applica-ble when made, practice to be ac-cording to this Act

and practice of the

XXIX. In the meantime and until any such General Rules or Orders shall be made, and in so far as the same, when made, shall not be applicable, the proceedings under this Act shall be governed and regulated by the provisions herein contained, so far as the same ex-

tend, and in so far as the same do not extend shall, as well with respect to the persons who ought to be made parties to special cases as in every other, respect, be governed and regulated by the Rules, Orders and Practice of the said Courts respectively, in suits instituted by bill, so far as the same can be applied thereto; and subject to such General Rules and Orders as aforesaid, the costs of all proceedings under this Act, shall be in the discretion of the said Courts respectively.

XXX. All decrees and orders made under the Decrees and Or-ders to be subject to appeal, &c. provisions of this Act, shall be subject to rehearing, appeal, and review, and may be discharged and varied in the same and the like manner as decrees and orders of the said Courts made in suits instituted by bill.

XXXI. The following words and expressions in this Act shall have the several meanings hereby assigned to them, unless there be something either in the subject or in the context repugnant to such construction:

Words importing the singular number only shall include the plural number, and words importing the plural number only shall include the singular number:

Words importing the masculine gender only chall include females:

The expression "Her Majesty's Courts" or "Courts" shall mean and include Her Majesty's Fupreme Courts of Judicature at Bengal, Madras and Bombay, and also the Court of Judicature of the Straits Bettlements.

The word "Lunatic" shall include idiots and persons of unsound mind, and whether found such in inquisition or not.

The word "Guardian" shall mean father or manufacture or manufacture or manufacture or manufacture.

my of Her Majesty's Courts (not being a special pardian appointed ander the Provisions of this

XXXII. This Act shall commence and take effect from and after the first day of one thousand eight hundred and fifty-two.

Schedule referred to by the foregoing Act, (Date.)

In the matter of A. B. late of Banker (or as the case may be). deceased.

Upon motion this day made into this Court by r. of Counsel for C. D. of

the executor (or administrator) of the abovenamed A. B. (or upon the humble petition of C. D. of the executor (or administrator) of the said A. B. this day preferred unto the Supreme Court of Judicature at

for the reasons therein contained,) it is ordered. That it be referred to the Master of this Court in rotation to take an account of the debts and liabilities affecting the personal estate of the said A. B. and to compute interest on such of the said debts and liabilities as carry interest after the rate of interest the same respectively carry; and the said Master is to cause an advertisement to be published in the Gazette and such other public papers as he shall think fit for the persons claiming in respect of any such debts or liabilities to come in before the said Master, and prove their debts and claims, and he is to fix a peremptory day for that purpose; and such of the creditors as shall not come in and prove their debts and claims by the time so to be limited, are to be excluded the benefit of this order; and it is ordered, that the Master do distinguish debts from liabilities, and liabilities certain from liabilities contingent; and it is ordered, that the personal estate of the said A. B. be applied in payment and satisfaction of such debts and liabilities of the said A. B. in a due course of administration; and for the better taking the said accounts and discovery of the matters aforesaid the parties are to produce before the Master, upon oath, all deeds, books, papers, and writings in their custody or power relating thereto, and are to be examined upon interrogatories as the said Master shall direct; and any of the parties are to be at liberty to apply to the Court as there shall be occasion.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first meeting of the Legislative Council of India, after the 9th day of March 1852.

> FRED. JAS. HALLIDAY, Secy. to the Govt. of India.

Fort William, Home Department, Legislative, The 9th January, 1852.

The following Draft of a proposed Act was read in Council for the first time on the 9th of January, 1852.

ACT NO. OF 1852.

An Act to amend the Law of Evidence.

Whereas it is expedient to amend the law of Evidence in divers particulars, It is hereby anacted as follows:

L So much of Section L of Act No. VIL of 1844 as provides that the said of Section I. Act shall "not render composite state any party to any suit section or proceeding individually named

in the record, or any lessor of the plaintiff or tenant of premises sought to be recovered in ejectment, or the landlord or other person in whose right any defendant in replevin may make cognizance, or any person in whose immediate and individual behalf any action may be brought or defended, either wholly or in part," is hereby repealed.

II. On the trial of any issue joined, or of any matter or question, or on any en-Parties to be adquiry arising in any suit, action, missible witnesses. or other proceeding in any of Her Majesty's Courts of Justice, or before any person having, by law, or by consent of parties, authority to hear, receive and examine evidence with respect to, or concerning any suit, action, or other proceeding in any of such Courts, the parties thereto, and the persons in whose behalf any such suit, action, or other proceeding, may be brought or defended, shall, except as hereinafter excepted, be competent and compellable to give evidence, either viva voce, or by deposition, according to the practice of the Courts, on behalf of either or any of the parties

to the said suit, action, or other proceeding. III. But nothing herein contained shall render

Parties criminally charged not compellable to criminate themselves. Husband and wife not compellable to give evidence for or against each

any person, who in any criminal proceeding is charged with the commission of any indictable offence, or any offence punishable on summary conviction, competent or compellable to give evidence for or against himself or herself, or shall render any person compellable to answer any question

tending to criminate himself or herself, or shall in any criminal proceeding render any husband competent or compellable to give evidence for or against his wife, or any wife competent or compellable to give evidence for or against her husband.

IV. Nothing herein contained shall apply to

Act not to apply to proceedings for adultery or to ac-tions for breach of promise of

any action, suit, or proceeding in any Court of Common Law, or in any Ecclesiastical Court, instituted in consequence of adultery, or to any action for breach of promise of marriage.

V. Nothing herein contained shall repeal any provision contained in Act XXV. The Wills Act of 1838.

VI. Whenever any action or other legal proceed-

Courts authorized to compel ents in actions and other pro-ceedings whenever Equity would grant discovery. would ing shall henceforth be pending in any of Her Majesty's Courts, such Court and each of the Judges thereof may respectively, on application made for such purpose by either of the litigants, compel the opposite party to allow the

party making the application to inspect all documents in the custody or under the control of such opposite party relating to such action or other legal proceeding, and, if necessary, to take examined copies of the same, or to procure the same to be duly stamped, in all cases in which previous to the passing of this Act, a discovery might have been obtained by filing a bill, or by any other proceeding in a Court of Equity at the instance of the party so making application as aforesaid to the said Court or Judge. Provided always that every such application shall be made as aforesaid before days before the trial or hearing of any other legal preceeding.

VII. All proclamations, treaties, and other Acts

Foreign and Colonial Acts of State, judgments, &c., provable by certified copies without proof of seal or signature or judicial character of person signing the same.

of State of any Foreign State, or of the East In tia Company, or of any Territory under the Government of the East India Company. or of any British Colony, and all judgments, decrees, orders, and other judicial proceedings of any Court of Justice in any foreign State, or in any of the territo-

ries under the Government of the East India Company, or in any British Colony, and all affidavits, pleadings, and other legal documents filed or deposited in any such Court, may be proved in any of Her Majesty's Courts of Justice, or before any person having, by law or by consent of parties, authority to hear, receive, and examine evidence as aforesaid, either by examined copies, or by copies authenticated as hereinafter mentioned; that is to say, if the document sought to be proved be a Proclamation, Treaty, or other Act of State, the authenticated copy to be admissible in evidence must purport to be sealed with the Seal of the Foreign State, or of the East India Company, or of the Territory under the Government of the East India Company, or of the British Colony to which the original document belongs; and if the document sought to be proved be a judgment, decree, order, or other judicial proceeding of any Foreign or Colonial Court, or of any Court within the Territories under the Government of the East India Company, or an affidavit, pleading, or other legal document filed or deposited in any such Court, the authenticated copy to be admissible in evidence, must purport either to be sealed with the Seal of the Foreign or Colonial Court or Court within the Territories under the Government of the East India Company to which the original document belongs, or in the event of such Court having no Seal, to be signed by the Judge, or if there be more than one Judge, by any one of the Judges of the said Court, and such Judge shall attach to his signature a statement in writing on the said copy that the Court whereof he is a Judge has no Seal; but if any of the aforesaid authenticated copies shall purport to be sealed or signed as hereinbefore respectively directed, the same shall respectively be admitted in evidence in every case in which the original document could have been received in evidence, without any proof of the Seal, where a Seal is necessary, or of the signature, or of the truth of the statement attached thereto, where such signature or statement is necessary, or of the judicial character of the person appearing to have made such signature and statement.

Registers of British Vessels and Certificates of Registry admissible without proof of signature.

VIII. Every Register of a Vessel kept under Act X. of 1841, or under any of the Acts of Parliament, relating to the registry of British Vessels, may be proved in any of Her Majesty's Courts of Justice, or before any person having, by law

or by consent of parties, authority to hear, receive, and examine evidence as aforesaid, either by the production of the original, or by an examined copy thereof, or by a copy thereof purporting to be certified under the hand of the person having the charge of the original, and which person is hereby required to furnish such certified copy to any person applying at a reasonable time for the same, upon payment of the sum of one Rupee; and every such Register or such copy of a Register, and also every Certificate of registry granted under the said Act or any of the Acts of Parliament relating to the registry of British Vessels, and purporting to be

signed as required by law, shall be received in ; he shall be guilty of felony, and shall, upon evidence in any of Her Majesty's Courts of Justice. or before any person having by law or by consent of parties authority to hear, receive, and examine evidence as aforesaid, as prima facie proof of all the matters contained or recited in such Register, when the Register or such copy thereof as aforesaid is produced, and of all the matters contained or recited in or endorsed on such Certificate of registry when the said Certificate is produced. Whenever in any proceeding whatever it

ry to prove con-viction or acquit-tal, not necessary to produce record, but Certificate of Clerk of Court.

Where necessa- may be necessary to prove the trial and conviction or acquittal of any person charged with any indictable offence, it shall not be necessary to produce the record of the conviction or acquittal of

such person, or a copy thereof, butit shall be sufficient that it be certified or purport to be certified under the hand of the Clerk of the Court or other Officer having the custody of the records of the Court where such conviction or acquittal took place, or by the Deputy of such Clerk or other Officer, that the paper produced is a copy of the record of the indictment, trial, conviction, and judgment or acquittal, as the case may be, omitting the formal parts thereof.

X. Whenever any book or other document is

of such a public nature as to be ad-Examined or certified copies of missible in evidence on its mere documents admisproduction from the proper custody, and no statute or Act exists which renders its contents provable by means of a copy, any copy thereof, or extract therefrom, shall be admissible in evidence in any of Her Majesty's Courts of Justice, or before any person now or hereafter having, by law or by consent of parties, authority to hear, receive, and examine evidence as aforesaid; provided it be proved to be an examined copy or extract, or provided it purports to be signed and certified as a true copy or extract by the Officer to whose custody the original is entrusted, and which Officer is hereby required to furnish such certified copy or extract to any person applying at a reasonable time for the same, upon payment of a reasonable sum for the same, not ex-

ceeding four annas, for every folio of ninety words. XI. If any officer authorized or required by this Act to furnish any certified

Certifying a false document a misde-meanor.

copies or extracts shall wilfully certify any document as being a true copy or extract, knowing that

the same is not a true copy or extract, as the case may be, he shall be guilty of a misdemeanor, and be liable, upon conviction, to imprisonment for any term not exceeding eighteen months.

XII. All Her Majesty's Courts within the British Territories under the Go-Court, &c. may vernment of the East India Comadminister oath. pany, and every Judge and Justice

of such Courts, and every Officer, Commissioner, Arbitrator or other person, now or hereafter having, by law or by consent of parties, authority to hear, receive, and examine evidence with respect to or concerning any suit, action, or other proceed-ng in any of such Courts, is hereby empowered. to administer an eath to all such witnesses as are

legally called before them respectively. XIII. If any person shall forge the seal, stamp,

or signature of any document in this Act mentioned or referred to, or shall tender in evidence any such document with a false or counterfeit seal, stamp, or signature thereto, knowing the name to be false or counterfeit, conviction, be liable to transportation for seven years, or to imprisonment for any term not exceeding three years, nor less than one year, with hard labour; and whenever any such document shall have been admitted in evidence by virtue of this Act, the Court, or the person who shall have admitted the same, may, at the request of any party against whom the same is so admitted in evidence, direct that the same shall be impounded and be kept in the custody of some officer of the Court or other proper person, for such period, and subject to such conditions, as to the said Court, or person shall seem meet; and every person who shall be charged with committing any felony under this Act may be dealt with, indicted, tried, and, if convicted, sentenced, and his offence may be laid and charged to have been committed in the place in which he shall be apprehended or be in custody: and every accessory before or after the fact to any such offence may be dealt with, indicted, tried, and, if convicted, sentenced, and his offence may be laid and charged to have been committed in any place in which the principal offender may be tried.

XIV. This Act shall come into operation on in the year 1852. day of

Ordered that the Draft now read be published for general information.

Ordered that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 9th day of March next.

> FRED. JAS. HALLIDAY, Secy. to the Goot. of India.

Fort William, Home Department, Legislative. The 9th January, 1852.

The following Draft of a proposed Act was read in Council for the first time on the 9th of January

ACT No. --- OF 1852.

An Act for further Improving the Administration of Criminal Justice in Her Majesty's Courts of Justice in the Territories of the East India Company.

Whereas offenders frequently escape conviction on their trials, by reason of the technical strictness of criminal proceedings in matters not material to the merits of the case; and whereas such technical strictness may safely be relaxed in many instances, so as to insure the punishment of the guilty, without depriving the accused of any just means of defence, and whereas a failure of justice often takes place on the trial of persons charged with felony, and misdemeanor by reason of variances between the statement in the indictment on which the trial is had, and the proof of names, dates, matters, and circumstances therein mentioned, not material to the merits of the case, and by the misstatement whereof the person on trial cannot have been prejudiced in his defence, It is hereby enacted as follows:

I. From and after the coming of this Act into

The Court may amend certain variances not matecertain variances not material to the merits of the case, and by which the defendant cannot be prejudiced in his defence, and may either proceed with or postpone the trial to be had before the same or another jury. operation, whenever, on the trial of any indictment for any felony or misdemeanor, there shall appear to be any variance between the statement in such indictment and the evidence offered in proof

thereof, it shall and may be lawful for the Court before which the trial shall be had, if it shall

consider such variance not material to the merits of the case, and that the defendant cannot be prejudiced thereby in his defence on such merits, to order such indictment to be amended, according to the proof, by some officer of the Court or other person, both in that part of the indictment where such variance occurs, and in every other part of the indictment which it may become necessary to amend, on such terms as to postponing the trial to be had before the same or another jury, as such Court shall think reasonable; and after any such amendment the trial shall proceed, whenever the same shall be proceeded with, in the same manner in all respects, and with the same consequences, both with respect to the liability of witnesses to be indicted for perjury and otherwise, as if no such variance had occurred: provided that, in all such cases where the trial shall be so postponed as aforesaid, it shall be lawful for such Court to respite the recognizances of the prosecutor and witnesses, and of the defendant and his surety or sureties, if any, accordingly, in which case the prosecutor and witnesses shall be bound to attend to prosecute and give evidence respectively, and the defendant shall be bound to attend to be tried, at the time and place to which such trial shall be postponed, without entering into any fresh recognizances for that purpose, in such and the same manner as if they were originally bound by their recognizance to appear and prosecute, or give evidence, at the time and place to which such trial shall have been so postponed: provided also, that where any such trial shall be to be had before another jury, the crown and the defendant shall respectively be entitled to the same challenges as they were respectively entitled to before the first jury was sworn.

Verdicts and judgments be given after the making of any amendment under the provisions of this Act, shall be of the same force and effect in all respects as if the indictment had originally been in the same form in which it was after such amendment was made.

Records to be drawn up in amended form without noticing the amendments.

Records to be drawn up in amended form without noticing the amendments.

for any purpose whatsoever to draw up a formal record in any case where any amendment shall

have been made under the provisions of this Act, such record shall be drawn up in the form in which the indictment was after such amendment was made, without taking any notice of the fact of such amendment having been made.

The means by which the injury was inflicted need not be specified in indictments for murder and manslaughter. The manner in which, or the means by which, the death of the deceased was caused, but it shall be sufficient, in every indictment for murder, to charge that the defendant did feloniously, wilfully, and of his malice aforethought kill and murder the deceased, and it shall be sufficient in every indictment for manslaughter to charge that the defendant did feloniously kill and slay the deceased.

V. In any indictment for forging, uttering, stealing, embezzling, describes of forgery and attering, stealing, and embessling, or obtaining by false pretences, any instrument, it shall be sufficient to describe such instrument by any name or designation by which the same may

be usually known, or by the purport thereof, without setting out any copy or fac-simile thereof, or otherwise describing the same, or the value thereof.

VI. In any indictment for engraving, or making the whole or any part of In engraving plates, &c. any instrument, matter or thing whatsoever, or for using or having the unlawful possession of any plate, or other material upon which the whole or any part of any instrument, matter, or thing whatsoever shall have been engraved or made, or for having the unlawful possession of any paper upon which the whole or any part of any instrument, matter, or thing whatsoever shall have been made or printed, it shall be sufficient to describe such instrument, matter, or thing by any name or designation by which the same may be usually known, without setting out any copy or fac-simile of the whole or any part of such instrument, matter, or thing.

VII. In all other cases, wherever it shall be necessary to make any averment in any indictment as to any instrument, whether the same consists wholly or in part of writing, print, or figures, it shall be sufficient to describe such instrument by any name or designation by which the same may be usually known, or by the purport thereof, without setting out any copy or fac-simile of the whole or any part thereof.

VIII. From and after the coming of this Act

Intent to defraud particular persons need not be alleged or proved in cases of forgery, uttering, or false pretences. into operation, it shall be sufficient in any indictment for forging, uttering, offering, disposing of, or putting off any instru-

ment whatsoever, or for obtaining or attempting to obtain any property by false pretences, to allege that the defendant did the act with intent to defraud, without alleging the intent of the defendant to be to defraud any particular person; and on the trial of any of the offences in this section mentioned, it shall not be necessary to prove an intent on the part of the defendant to defraud any particular person, but it shall be sufficient to prove that the defendant did the act charged with an intent to defraud.

IX. And whereas offenders often escape con-

A party indicted for felony or misdemeanor may be found guilty of an attempt to commit the same, and shall be liable to the same consequences as if charged with and convicted of the attempt only. No person so tried to be afterwards prosecuted for the same.

viction by reason that such persons ought to have been charged with attempting to commit offences, and not with the actual commission there, of; it is enacted, that if on the trial of any person charged with any felony

or misdemeanor, it shall appear to the jury upon the evidence that the defendant did not complete the offence charged, but that he was guilty only of an attempt to commit the same, such person shall not by reason thereof be entitled to be acquitted, but the jury shall be at liberty to return as their verdict that the defendant is not guilty of the felony or misdemeanor charged, but is guilty of an attempt to commit the same, and thereupon such person shall be liable to be punished in the same manner as if he had been convicted upon an indictment for attempting to commit the particular felony or misdemeanor charged in the said indictment; and no person so tried as herein lastly mentioned shall be liable to be afterwards prosecuted for an attempt to commit the followy or misdomeanor for which he was so tried.

X And whereas it is enacted by the 8th Section of Act XXXI. of 1838 Repeal of the 8th Section of 1804 XXXI. of 1838. that " on the trial of any person for any of the offen-

cas thereinbefore mentioned, or for any felony whateyer where the crime charged shall include an assault against the person, it shall be lawful for the jury to acquit of the felony, and to find a verdiet of guilty of assault against the person indicted, if the evidence shall warrant such finding:" and whereas great difficulties have arisen in the construction of such enactment; for remedy thereof it is enacted that the said enactment shall be and the same is hereby repealed.

XI. If upon the trial of any person upon any

On the trial of an indictment for robbery, the jury may convict of an assault with intent to rob: no person so tried to be afterwards prosecuted for the same.

indictment for robbery. it shall appear to the jury upon the evidence that the defendant did not commit the crime of robbery, but that he did

commit an assault with intent to rob, the defendant shall not by reason thereof be entitled to be acquitted, but the jury shall be at liberty to return as their verdict that the defendant is guilty of an assault with intent to rob, and thereupon such defendant shall be liable to be puhished in the same manner as if he had been convicted upon an indictment for feloniously assaulting with intent to rob; and no person so tried as is herein lastly mentioned shall be liable to be afterwards prosecuted for an assault with intent to comfait the robbery for which he was so tried.

XII. If upon the trial of any person for any

Person tried for misdemeanor not to be acquitted if the offence turn out to be felony, unless the Court so direct.

misdemeanor, it shall appear that the facts given in evidence amount in law to a felony, such person shall not by reason

thereof be entitled to be acquirted of such misde-meanor; and no person tried for such misdemean-or shall be liable to be afterwards projecuted for felony on the same facts, finless the Court before which such trial may be had shall think it, in its discretion, to discharge the jury from a ving any verdict upon such trial, and to direct such person to be indicted for felony, in which can such person may be dealt with in all respects as if he had not been put upon his trial for such misdemeanor.

XIII. If upon the trial any person indicted for

Persons indicted for em-besslement, as a clerk,&c., not to be acquitted if the offence turn out to be larceny, and vice veral.

embezzlement as a clerk, servant, or person employed for the purpose, or in the capacity of a clerk or servant, it shall be

proved that he took the property in question in any such manner as to amount in law to larceny, he shall not by reason thereof be entitled to be acquitted, but the jury shall be at liberty to return as their verdict that such person is not guilty of embezzlement, but is guilty of simple larceny, or of larceny as a clerk, servant, or person employed for the purpose, or in the capacity of a clerk or servant, as the case may be, and thereupon such person shall be liable to be punished in the same manner as if he had been convicted upon an indictment for such larceny; and if upon the trial of that he took the property in question in any such menuer as to amount in law to embezzlement, he not by reason thereof be entitled to be acsuch person shall be at liberty to return the service service that such person is not guilty of the best is guilty of embestlement, and there each person shall be liable to be punished in

the same manner as if he had been convicted upon an indictment for such embezzlement; and no person so tried for embezzlement or larceny as aforesaid shall be liable to be afterwards prosecuted for larceny or embezzlement upon the same facts.

XIV. If upon the trial of two or more persons

Upon an indictment for jointly receiving, persons guilty of separately receiving may be convicted.

indicted for jointly re-ceiving any property, it shall be proved that one or more of such persons

separately received any part of such property, it shall be lawful for the jury to convict upon such indictment such of the said persons as shall be proved to have received any part of such property.

Separate necessories and receivers may be included in the same indictment in the absence of the principal

XV. And whereas it frequently happens that the principal in a felony is not in custody or amenable to justice, although several accessories to such felony or

receivers at different times of stolen property the subject of such felony may be in custody or amenable to justice: for the prevention of several trials, it is enacted that any number of such accessories or receivers may be charged with substantive felonies in the same indictment, notwithstanding the principal felon shall not be included in the same indictment, or shall not be in custody or amenable to justice.

XVI. It shall be lawful to insert several counts

same person within six months may be included in the same indictment.

Three larcenies from the in the same indictment against the same person for any number of distinct acts of stealing, not

exceeding three, which may have been committed by him against the same person within the space of six calendar months from the first to the last of such acts, and to proceed thereon for all or any of them.

XVII. If upon the trial of any indictment for

Where a single taking is charged, the prosecutor need not elect, unless where more than three takings, or more than six months between the first and last taking.

larceny, it shall appear that the property alleged in such indictment to have been stolen at one time was taken at different times, the prosecutor shall not by reason thereof be

required to elect upon which taking he will proceed, unless it shall appear that there were more than three takings, or that more than the space of six calendar months elapsed between the first and the last of such takings; and in either of such lastmentioned cases the prosecutor shall be required to elect to proceed for such number of takings, not exceeding three, as appear to have taken place within the period of six calendar months from the first to the last of such takings.

XVIII. In every indictment in which it; shall

Coin and bank-notes may described simply money.

be necessary to make any averment as to any money or any note of any bank, it shall be sufficient to

describe such money or bank-note simply as money, without specifying any particular coin or bank-note; and such allegation, so far as regards the description of the property, shall be sustained by proof of any amount of coin or of any banknote, although the particular species of coin of which such amount was composed, or the particular nature of the bank-note, shall not be proved, and in cases of embezzlement and obtaining money or bank-notes by false pretences, by proof that the affender embessed or obtained any piece of coin or any bank note, or any portion of the value thereof, although such piece of coin or banknote may have been delivered to him in order that some part of the value thereof should be returned to the party delivering the same, or to any other person, and such part shall have been returned accordingly.

XIX. In every indictment for perjury, or for unlawfully, wilfully, false-

Simplifying indictments for perjury and other like offences.

unlawfully, wilfully, falsely, fraudulently, deceitfully, maliciously, or corruptly taking, making,

signing, or subscribing any oath. affirmation, affi-davit, deposition, bill, answer, notice, certificate, or other writing, it shall be sufficient to set forth the substance of the offence charged upon the defendant, and by what Court or before whom the oath, affirmation, declaration, affidavit, deposition, bill, answer, notice, certificate, or other writing was taken, made, signed, or subscribed, without setting forth the bill, answer, information, indictment, declaration, or any part of any proceeding either in law or in equity, and without setting forth the commission or authority of the Court or person before whom such offence was committed.

XX. In every indictment for subornation of

As to form of indictments for subornation of perjury and other like offences. perjury, or for corrupt bargaining or contracting with any person to commit wilful and corrupt

perjury, or for inciting, causing, or procuring any person unlawfully, wilfully, falsely, fraudulently, deceitfully, maliciously or corruptly to take, make, sign or subscribe any oath, affirmation, declaration, affidavit, deposition, bill, answer, notice, certificate, or other writing, it shall be sufficient, wherever such perjury or other offence aforesaid shall have been actually committed, to allege the offence of the person who actually committed such perjury or other offence in the manner hereinbefore mentioned, and then to allege that the defendants unlawfully, wilfully, and corruptly did cause and procure the said person the said offence, in manner and form aforesaid, to do and commit; and wherever such perjury or other offence aforesaid shall not have been actually committed, it shall be sufficient to set forth the substance of the offence charged upon the defendant, without setting forth or averring any of the matters or things hereinbefore rendered unnecessary to be set forth or averred in the case of wilful and corrupt perjury.

XXI. No indictment for any offence shall be held insufficient for want What defects shall not of the averment of any vitiate an indictment. matter unnecessary to be proved, nor for the omission of the words " as appears by the record," or of the words " with force and arms," or of the words "against the peace," nor for the insertion of the words "against the form of the statute," instead of "against the form of the statutes," or vice versa, nor for that any percon mentioned in the indictment is designated by a name of chice, or other descriptive appellation, instead of his proper name, nor for omitting to state the time at which the offence was committed in any case where time is not of the essence of the seence, non for stating the time imperfectly, nor for stating the offence to have been committed on a day subsequent to the finding of the indictment, or on an impossible day, or on a day that never happened, nor for want of a proper or perfect venue, nor for want of a proper or formal conclusion, nor for want of or imperfection in the addition of any definition, nor for want or thing, or the amount of damage, injury, or apoil, in any case where the

value or price, or the amount of damage, injury, or spoil, is not of the essence of the offence.

XXII. Every objection to any indictment for

Formal objections to indictments shall be taken before jury are sworn. Court may amend any formal defect. any formal defect apparent on the face thereof shall be taken, by demurrer or motion to quasic such indictment, before

the jury shall be sworn, and not afterwards; and every Court before which any such objection shall be taken for any formal defect may, if it be thought necessary, cause the indictment to be forthwith amended in such particular by some officer of the Court, or other person, and thereupon the trial shall proceed as if no such defect had appeared.

Provision as to traversing indictments.

No person prosecuted shall be entitled to traverse or postpone the trial of any indictment found against him

at any Session of the Peace, Session of Oyer and Terminer, or Session of Gaol Delivery; provided always that if the Court, upon the application of the person so indicted or otherwise, shall be of opinion that he ought to be allowed a further time, either to prepare for his defence or otherwise, such Court may adjourn the trial of such person to the next subsequent session, upon such terms as to bail or otherwise as to such Court shall seem meet, and may respite the recognizances of the prosecutor and witnesses shall be bound to attend to prosecute and give evidence at such subsequent Session without entering into any fresh recognizance for that purpose.

XXIV. In any plea of autrefois convict or auProvision as to plea of autrefois acquit it shall be
trefois convict or autrefois sufficient for any defendant to state that he has
been lawfully convicted or acquitted (as the
case may be) of the said offence charged in the
indictment.

XXV. Whenever any person shall be convicted of any one of the offences

Punishment for certain indictable misdemeanors.

following, as an indictable misdemeanor; that is to say; any cheat or fraud punishable at common law; any conspiracy to cheat or defraud, or to extort inoney or goods, or falsely to accuse of any crime, or to obstruct, prevent, pervert, or defeat the course of public justice; any escape or rescue from lawful custody, on a criminal charge; any public and indecent exposure of the person; any indecent assault, or any assault occasioning actual bodily harm; any attempt to have carnal knowledge of a girl under tweive years of age; any public selling, or exposing for public sale or to public view, of any obscene book, print, picture, or other indecent exhibition, it shall be lawful for the Court to sentence the offender to be imprisoned for any term now warranted by law, and also to be kept to hard labour during the whole or any part

of such term of imprisonment.

XXVI. In the construction of this Act the word "indictment" shall be understood to include "information," "inquisition," and "presentment," as well as "indictment," and also any "plea." "replication," or other pleading; and the terms "finding of the indictment," shall be understood to include the taking of an inquisition," "the exhibiting of an information," and "the making a presentment;" and wherever, in this Act, in describing or referring to any person or party, matter or thing, any

word importing the singular number or masculine gender is used, the same shall be understood to include and shall be applied to several persons and parties as well as one person or party, and females as well as males, and bodies corporate as well as individuals, and several matters and things as well as individuals, and several matters and things as well as one matter or thing; and the word "property" shall be understood to include goods, chattels, money, valuable securities, and every other matter or thing, whether real or personal, upon or with respect to which any offence may be committed.

XXVII. This Act shall come into operation on the first day

Commencement of Act. One thousand eight hun-

dred and fifty-two.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 9th day of March next.

FRED. JAS. HALLIDAY,

Secy. to the Goet. of India.

No. 2.

Fort William, Financial Department, the 15th January 1852.

Notification.—Notice is hereby given, that the Salaries, Pay, Batta, and Allowances of the Civil, Military, and Marine Departments, for January 1852, will be payable as under:—

Military and Marine Departments, on Tuesday, the 10th proximo.

Civil ditto, on Saturday, the 14th proxime.

By order of the Hon'ble the President in Council,

J. A. Dorin, Secy. to the Gort. of India.

No. 109.

Orders by the Hon'ble the Deputy Governor of Bengal.

Appointments.—The 10th January 1852.—Mr. T. C. Loch to officiate as Collector of Bhaugulpore, during the absence of Mr. G. Loch, or until further orders.

Mr. C. F. Carnac to officiate as Magistrate of Moorshedabad, during the absence of Mr. T. C. Loch, or until further orders.

The 12th January 1852.—Lieutenant E. M. Ryan to officiate as Junior Assistant to the Governor General's Agent in the S. W. Frontier, during the absence of Lieutenant J. Emerson, or until further orders.

Dr. Scott, of the 42nd Regiment M. N. I., to be in charge of the Civil Medical duties of Cuttack, in addition to the Medical charge of the Military Department.

Mr. F. G. Fulton and Mr. H. Deverill to be Members of the Ferry Fund Committee of Moor-shedshad.

The 14th January 1852.—Mr. H. T. Raikes to be Civil and Sessions Judge of Backergunge, habits officiate as Commissioner of the Dacca Distributed during the absence of Mr. R. H. Myther or antil further orders.

Market J. H. Money to be Civil and Sessions Language Shariff Pergunnahs, with the powers of Second Commissioner under Regulation III. Baboo Shamul Pran Moostafee to be Sudder Ameen of Nuddeah and Moonsiff of the Sudder Station of that District.

Baboo Kussissur Mitter to be Sudder Ameen of Midnapore and Moonsiff of the Sudder Station of that District, but to continue to officiate as Additional Principal Sudder Ameen of Hooghly.

Baboo Doorgapersaud Ghose to be Sudder Ameen and Moonsiff of Scrampore.

Moulvee Furreedoodeen, Moonsiff of Jehanabad in Behar, and Moulvee Abdool Burkut, Moonsiff of Durbungah in Tirhoot, have been respectively promoted to the first grade of Moonsiffs.

Moulvee Itrut Hossein to officiate as Principal Sudder Ameen of Dinagepore, until further orders.

Mr. A. Ogilvie, Collector of Beerbhoom, to officiate also as Register of Deeds in that district during the absence of Mr. F. A. E. Dalrymple, or until further orders.

Leave of Absence.—The 12th January 1852.—Mr. J. C. Brown, Civil and Sessions Judge of Nuddeah, for one month, under Section XI. of the Amended Absentee Rules, from the date on which he may avail himself of the same.

The 13th January 1852.—Licutenant J. S. Davies, First Class Assistant to the Governor General in the S. W. Frontier, until the sailing of the Ship "Agincourt," in extension of the leave granted to him on the 24th ultimo.—The above leave of absence, as well as that obtained by Licutenant Davies on the 24th ultimo, is to be considered as leave granted to him, on Medical Certificate, to visit the Presidency, preparatory to applying for leave to proceed to Sea.

The 14th January 1852.—Mr. A. Dick, a Judge of the Court of Sudder Dewanny and Nizamut Adawlut, for two years, on Medical Certificate, less the period he was absent on sick leave, under Orders of the 5th December 1849, to proceed to Sea.

The unexpired portion of the leave of absence granted to Mr. C. Palmer, Civil Assistant Surgeon of Jessore, in Orders of the 31st ultimo, is cancelled from the 2nd instant, the date on which he resumed charge of his duties.

Notifications.—The 16th January 1852.—Captain S. R. Tickell, Principal Assistant to the Commissioner of Arracan, at Akyab, made over charge of the Treasury and the current duties of his office to Lieutenant F. W. Ripley, on the 1st instant, to proceed into the interior on duty.

Mr. J. Grant, Civil and Sessions Judge of Dirnagepore, made over charge of the current daties of his office to Moulvee Itrut Hossein, Sudder Ameen of the District, on the 10th instant, to proceed to Malda on Sessions duty.

Mr. F. Lowth, Officiating Judge of Bhaugulpore, made over charge of the current duties of his office to the Principal Sudder Ameets on the 10th instant, preparatory to proceeding on circuit duties.

Serjeant Simon Vandrast, 27th Regiment N. I., appointed Serjeant Major of the Behar Station Guards, joined his Station at Bankipore, on the 27th ultimo.

Lieutenant A. A. McDonell, of the 40th Regiment N. 1., doing duty with the 20th Assam Light Infantry, is reported to have passed a successful examination in the Vernacular lan-

Mr. H. C. Metcalfe, Collector of Tipperah, made over charge of his Office and the Treasury to Mr. J. S. Spankle on the 8th instant.

The Hon'ble E. Drummond, Collector of East Burdwan, made over charge of the Treasury to Mr. II. Muspratt, on the 12th instant, to proceed into the interior of the District.

The Hon'ble the President in Council, having intimated to the Hon'ble the Deputy Governor of Bengal, that there is reason to believe that the purport of the Orders issued on the 24th March 1849, regarding the erection of Mural Tablets in Churches, and particularly respecting the interment of Christians not belonging to the Church of England in Burial Grounds provided by the Government, is not generally known to those whom they concern, and having expressed his desire that the Orders in question should be published for general information, the Hon'ble the Deputy Governor of Bengal is pleased to direct that the following Extract from the Orders in question, conveyed in a letter addressed by the Secretary to the Government of India in the Home Department to the Lord Bishop of Calcutta, on the 24th of March 1849, be published for general information :-

"In respect to the erection of Mural Tablets, the directions of the Government are briefly these; that application is to be made for the purpose to the Ecclesiastical Authorities; that a tee of 50 Rs. is to be paid to the Chaplain for permission to crect a Mural Tablet within the walls of any Church; of which fee three-fourths is to be immediately paid by the Chaplain to the Collector of the District, to be by him credited to the Government to meet the cost of Repairs and Church Establishment, and the remaining one-fourth is to be retained by the Chaplain and applied to charitable purposes, under such instructions as your Lordship may think fit to issue.

"It is the opinion of the Government that the Chaplain of the Station ought to have charge of the Burial Ground, and exercise a general control over the erection of Monuments and Tombstones, but that no fee need be required for such erection, and that it should be distinctly understood that it is not optional with the Clergyman to give or withhold the key of the Burial Ground, which must be opened whenever required for purposes of interment by Christians, of whatever sect or denomination. In respect of ground already consecrated, or ground which may be set apart hereafter for the purpose of burial, it is desirable that a sufficient portion should be in the one case added, and in the other case reserved for the use of Christians not of the Church of England. To this the Government would add, with reference to para. 6 of your Lordship's letter, above quoted, that it is not desirable that the portion of ground added or reserved within Burial Grounds for those who are not of the Church of England should be fenced off, or that it should have a separate door. It does not appear to the Government that there should be any such separation. The Government, in providing ground for the interment of its servants, or those who die under its rule, should set apart a space sufficient to contain all."

By order of the Hon'ble the Deputy Governor of Tengel,

I.P. Galvet, Secy. to the Goot. of Bengal. No. 78 of 1852.

Orders by the Hon'ble the Lieutenant Governor of the North-Western Provinces.

Judicial and Revenue Department,

Lieut. Governor's Camp, the 12th January 1852.

Kour Doorga Pershad, Deputy Collector under Regulation IX. of 1833, in Zillah Moozuffernuggur, is promoted to the First Grade from the 1st July last.

No. 80 of 1852.

Mr. Thomas William Collins, Deputy Collector under Regulation IX. of 1833, in Zollah Delhie, is promoted to the First Grade from the 1st July last.

No. 83 of 1852.

Judicial Department,

Lieut. Governor's Camp. the 6th January 1852.

Leave of Absence.—Mr. Arthur Lang, Civil and Sessions Judge of Allahabad, for one month, under Section XI. of the Absentee Rules, preparatory to resigning the Service.

J. THORNTON, Secy. to the Govt., N. IV. P.

No. 87 of 1852.

Lieut. Governor's Camp, the 12th January 1852.

Leave of Absence.—Moulvee Mahomed Ruzzecooddeen, Principal Sudder Ameen of Ally Gurh, for twenty-five days, on private affairs, from the date of quitting office,—Sheikh Momin Allee, the Sudder Ameen, conducting the current duties of the office during the Principal Sudder Ameen's absence.

JOHN W. SHERER,

Offg. Asst. Secy. to Govt. N. W. P.

No. 45 of 1852.

General Department,

Lieut. Governor's Camp, the 12th January 1852.

Appointment.—Revd. R. M. Price to be Chaplain of Jubbulpore.

By Order of the Hon'ble the Lieut. Governor of the North Western Provinces.

J. THORNTON,

Secy. to the Govt., N. W. P.

No. 42 of 1852.

Leave of Absence.—Omes Chunder Bose, Sub-Assistant Surgeon of Goruckpore, for fourteen days, in extension of the leave granted to him in Orders of the 31st July 1851.

By Order of the Hon'ble the Lieut. Governor of the North Western Provinces.

JOHN W. SHERER,

Offy. Asst. Secy. to the Govt., N. W. P.

General Orders by the Hon'ble the President of the Council of India in Council.

Fort William, 16th January 1852.

No 34 of 1852.—The Hon'ble the President of the Council of India in Council is pleased to make the following promotions:

Artillery.

Second Lieutenant Benjamin Remington Williams to be first Lieutenant, from the 2nd January 1852, vice first Lieutenant Edmund Sharpe deceased.

Infantry.

Major George Burney to be] Lieutenant Colonel,

38th Regt. N. (Light) Infantry.

Captain and Brevet Major William John Baptist Knyvett

to be Major, Lieutenant Julius Bentall Dennys to be Captain of a Com-

to be Lieutenant,

From the 6th
January 1852, in
succession to Lieutenant Colonel
Thomas Edward
Augustus Napleton demonsted ton deceased.

Medical Department.

Assistant Surgeon Thomas Allman Wethered to be Surgeon, from the 11th January 1852, vice Surgeon Thomas Murray, M. D., deceased.

No. 35 of 1852 .- The undermentioned Officer, of the Infantry, is promoted to the rank of Captain by Brevet, from the date expressed opposite to his name.

5th Regiment Native Infantry.

Lieutenant Alexander Brath- 10th January, waite Fenwick, 1852.

No. 36 of 1852.—Captain John Matthew Cripps, of the 26th Regiment Native (Light) Infantry, on Civil employ, is permitted to proceed to the Cape of Good Hope and New South Wales on Medical Certificate, and to be absent from Bengal, on that account, for two years.

No. 37 of 1852.—That portion of General Order, No. 654, of the 12th December 1851, granting leave to First Lieutenant Peter Christie, of Artillery, to visit Bombay, is cancelled, and that Officer is permitted to avail himself of his furlough from Bengal.

No. 38 of 1852 .- Serjeant J. Mills, of the Corps of Sappers and Miners, at present Assistant Overseer 2nd Division Ganges Canal, is, at his own request, remanded to his Corps.

No. 39 of 1852 .- The Honorable the President of the Council of India in Council, at the recommendation of His Excellency the Commander-in-Chief, and in conformity with General Order, No. 196, of the 20th May 1848, is pleased to confer distinctions and rewards on the following Non-Commissioned Officers, for the year 1850 :-

Color Serjeant O. Doolan, lat European Bengal Fusiliers,

Serjeant Major W. Murray, 55th Regiment Native Infantry,

Serjeant Major M. McHalton,-Ramghur Light Infantry Bat-

Serjeant Major W. Haslett, 29th Regiment Native Infantry,

To each a Silver
Medal, and a gratuity equivalent
to (£ 15) fifteen
pounds sterling,
in addition to ordinary pension, as
a reward for meritorious and good
conduct since en-

A Silver Medal, and a gratuity immediately, equivalent to (£ 15) fifteen pounds sterling, in addition to ordinary pension, as a reward for good conduct show implement, under Clause 4 of the above General

the above General

conduct since en-listment, under Clauses 4 to 6 of the above General Order.

No. 40 of 1852 .- The undermentioned Officers

are permitted to proceed to Europe on furlough:

Captain John William Bennett, of the 1st European Bengal Fusiliers, Fort Adjutant, Port William, and Superintendent of Gentlemen Cadets,

Lieutenant Alfred LeGallais. of the 46th Regiment Native Infantry,

Cornet William Henry Macnaghten, of the 1st Regiment Light Cavalry, Lieutenant John Fraser, of the

45th Regiment Native Infantry.

Captain John Harding W. Mayow, of the 2nd European Bengal Fusiliers, Aid-de-Camp Affairs. to the Deputy Governor of Bengal,-without pay,

On Medical Certificate.

On Private

No. 41 of 1852.—Captain Auchmuty Ashley Sturt, of the 6th Regiment Native Infantry, Principal Assistant to the Governor General's Agent, and Commissioner North-Eastern Frontier (Gowalparah), is permitted to proceed to Sea, on Medical Certificate, and to be absent from Bengal, on that account, for one year.

No 42 of 1852 .- Captain William Guild Robertson, of the 22nd Regiment Madras Native Infantry, is permitted to proceed hence to the Cape of Good Hope and New South Wales, on Medical Certificate, and to be absent from Bengal, on that account, for two years.

No. 43 of 1852 .- The services of Lieutenant Herbert Raban, of the 36th Regiment Native Infantry, Adjutant of the Sylhet Light Infantry Battalion, are placed, temporarily, at the disposal of the Government of Bengal.

No. 44 of 1852 .- The Pay, Batta and other Allowances, for January 1852, of the Troops at the Presidency, and at the other Stations of the Army, will be issued on, or after Tuesday, the 10th proximo.

J. S. BANKS, Offg. Secy. to the Govt. of India, in the Mily. Dept.

NOTICE.—The General Treasury will be closed on Monday the 26th and Tuesday the 27th instant, on account of the Hindoo Holidays, Shree Punchomee. J. I. HARVEY, Sub-Treasurer.

General Treasury, the 16th January 1852.

General Post Office Notifications.

Export Overland Mail vid Bombay. THE Government of Bombay having appointed the 3rd of the ensuing month of Rebruary for the departure of the next Steumer therefrom with a Mail for Suez-Notice accordingly is hereby given, for general information, that the latest safe date for the transmission of letters and papers from Calcutta; which may be intesteded for conveyance by that opportunity, will be Saturday, the 24th proximo, and that the first set of the Overland Packets will be closed at and despatched from this Office, on Friday, the 18rd

Deputy Post Master General, in Charge.
Port William, Genl. Post Office, }
the Slet December, 1851.

Serjeant T. Pope, late Quarter Master Serjeant 11th Native Inutry, admitted by Government Green Order, No. 589, of 1850, to a pension of two shillings per dien, payable in Ireland,

NOTICE .- The Cart conveying the Mails for the North Western Provinces was attacked by Dacoits on the 23rd ultimo, while in transit between the Arrah and Benares Districts, at about a Mile East of Sunna Dak Chokee, and the Mails carried off. The Mails have all been recovered, with the exception of the Sherghotty Wallet of that date for Benares, which contained the undermentioned Packets:-

5 Packets from Gyah for Benares.

Packet from Dum Dum for Ditto.

Ditto from Chandernagore for Ditto.

Ditto

from Bogodhur for Ditto. from Mungulpore for Ditto. 1 Ditto

1 Ditto from Burdwan for Ditto.

2 Packets from Sherghotty to Ditto.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

Culcutta, Genl. Post Office,) the 5th January 1852.

NOTICE .- The subjoined copy of a Despatch No. 29 of 1851, from the Honorable the Court of Directors, dated the 24th September, forwarded to this Office by the Government of Bengal, is published for general information.

> J. R. B. BENNETT, Deputy Post Master General, in Charge.

Calcutta, General Post Office, the 8th November, 1851.

PUBLIC DEPARTMENT,

No. 29 of 1851.

Our Governor of the Presidency of Fort William in Bengal.

1st. We have been informed, by direction of Her Majesty's Post Master General, under date the 18th instant, that " His Lordship has obtained the authority of the Treasury to despatch in future from the General Post Office in London the Mail for India vid Marseilles on the evening of the 8th of the month, instead of the 7th as hitherto, except on the occasions of the 8th falling on a Sunday, when the Mail will be despatched on the evening of the following day, and that this arrangement will come into operation with the Mail of the 8th proximo."

2nd. You will be careful, that the several Post Masters under your Presidency are duly advised of this alteration which we have by the present Mail notified to our Agents at Aden and in Egypt.

We are, &c.,

JOHN SHEPHERD, (Signed) and 12 other Directors.

London, the 24th September, 1851.

(True Copy,)

W. SETON-KARR, (Signed) Under Secy. to the Govt. of Bengal. (True Copy,)

J. R. B. BENNETT, Deputy Post Master General, in Charge.

NOTICE.—The subjoined Extract from a Letter dated 5th instant, received from the Post Master Hydrabed, is published for general information.

J. B. BURLTON BENNETT,

Deputy Post Master General.

Bookin, Good, Post Office;)

the 17th September, 1951;)

Extract of a Letter from Captain W. Shelly, Post Master, Hydrabad, to C. P. Brown, Eng., Post Master General, Fort Saint George, No. 197, dated 5th September, 1851.

That all Letters, Papers and Parcels, addressed to Warungull, should be superscribed via Secundrabad, instead of via Nacricull as beretofore, the runners stationed between the latter station and Warungull having been removed, and posted on a direct route from Secundrabad to Warunguil.

(True Extract.)

J. R. BURLTON BENNETT, Deputy Post Muster General.

NOTICE.-The subjoined copy of a Notice issued by the London General Post Office, is published for general information.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

Calcutta, Genl. Post Office, the 30th April, 1851.

Instructions No. 4, 1851. By Command of the Post Muster General.

Notice to the Public and Instructions to all Post Musters, Sub-Post Masters and Letter Receivers.

Parliamentary Proceedings to India and Hong Kong, vid Southampton.

General Post Office, February, 1851.

On and after the 1st March next, printed votes and proceedings of the Imperial Parliament, and of the Colonial Legislatures, may be transmitted by the Post between the United Kingdom and the East Indies, or Hong Kong, vid Southampton, (subject, however, to all the existing regulations and restrictions) at the following reduced rates of postage, viz.:

For any weight not exceeding four ? Ounces,

Ditto exceeding Ounces and not exceeding eight Ounces,...

Ditto exceeding eight ? Ounces and not exceeding twelve Ounces,

Ditto exceeding twelve Ounces and not exceeding sixteen Ounces,

and so on in proportion, viz., for every additional four Ounces in weight, above the weight of sixteen Ounces, an additional rate of one Penny, it being understood, that any lesser weight than four Ounces, shall be charged as four Ounces.

This Postage, which is entirely British Postage, and does not include the rate chargeable for conveyance in India, must, in all cases, be paid in advance.

(True copy,)

J. R. BURLTON BENNETT,

Dy. Post Master General, in Charge.

NOTICE .- Post Offices have been permanently established at the following places in Bengal :-

Nauthpore, 48 Miles North-West of Purneah. Serajgunge, 65 Miles from Pubnah. Nowhatta, 34 Miles from Jessore.

J. R. BURLTON BENNETT, Deputy Post Master General, in Charge.

Calcutta, Genl. Post Office, the 24th December 1851.] LIST of Remaining and Unclaimed Letters and Parcels that have accumulated between the months of July and September 1851.

O

O'Brien, Esq A A-Midnapore.

Qwen, Lt M N-28th Regt M N I, Calcutta.

Oman, Esq J-Indigo Planter, Pubna.

Oneill, Mr C-Nuddea.

O'Brien, Mr J-Singapore, India.

Oliver, Esq A A-Care of Major Younghusband, 35th Regt N I, Barrackpore.

Ormson, Mr J H-Bombay Light House.

O'Brien, Esq L E W-No. 24, Dhurrumtollah, Calcutta.

Odale, J-On Board the Ship "Chowringhee," off Sunderbund, Calcutta.

Oatts. Esq H-Otago, New Zealand.

Ogle, Capt W-Barque "Futtey Salam."

Owen, C H-Ship "Rajah of Sarawak."

Palmer, Esq E-Berhampore. Pereira, Mrs-Poornealt.
Peter, Mr J-Moorgeehuttah, Calcutta. Peter, Mr B Shipping Master-Greebaboo's Lane, Cal-Palmer, Esq P-(2 letters) Midnapore. Peters, Mr A—Apprentice H M. Recruits Fort, Allahabad. Palmer, Mr J C M—No. 7, Meredith's Lane, Cossitollah, Peters. Esq J-Free School Lane, Calcutta. Palmer, Esq E-(4 letters) Care of C Palmer, Esq, Purneah. Peters, Mr L-Engineer "Steamer Sir F Currie," Berhampore. Peters, Esq J M—(2 letters) Chittagong.

Pain and Hopkins—Calcutta.

Powell, Esq E—Furreedpore.

Powell, Esq E—Burdwan.

Parkins, Revd Mr—Orphan Asylum, Nowabgunge, Cawn-Poulson, Esq H A-Kishenagore.
Pennyfather, Lieut H V-H M 22nd Regt, Calcutta. Penheiro, Esq C-Care of Baboo Petumber Shaw, No. 10, Rada Bazar, Calcutta. Penny, W C-Kedgeree. Plowden, Lieut E—5th Light Cavalry, Meerut.
Purdon, Esq W—Calcutta.
Pollock, Esq G—Calcutta.
Penn, Esq J H—Extra Asstt, Lahore.
Powell, Capt T—(2 letters) G P O, Calcutta, or No. 42, Dhurrumtollah. Presgrave, L-2nd E L I, Club House, Madras. Peres and Co., Messrs-(2 letters) No. 102, New China Basar, Calcutta. Pritchard, Esq Y—A E J—C S, Madras.
Patton, Esq P E—Civil Service, Bengal.
Principal, Govt College, Serampore.
Phillip, Esq F A—Purneah.
Pittman, Major Genl R—Bengal, 54th N I.
Power, Mr M—Calcutta. Provana, Esq P—Calcutta.

Phillips, Corporal G—H M 29th Regt, Meerut.
Place, Lieut A H—30th M N I, Calcutta. Pelipes and Co., Messrs—Calcutta.

Pearce, Esq J S—(3 letters) Bally Khall.

Paul, Mrs C —Berhampore. Peter, B-Calcutta. Peter, B—Calcutta.

Principal Importer of Coals—Calcutta.

Porter, Capt—Amr Ship "Alphin."

Privilegge, Giovani—Ship "Duke of Argyle."

Powell, R—Ship "Essex."

Pentreath, Capt—(2 letters) Ship "Lady Sandys."

Poince, Monst Auguste—Navire le "Panurge."

Poince, Monst Auguste—Navire le "Panurge."

Ber J.-Goruckpore.

Possey, Capt.—Ship "Pistonjee Bomarjee."
Planter, Capt David.—Ship "Soldan."

Planter, Capt.—Ship "Zemindar."

Reynolds, Esq C-Ship "Currimbux" Kedgeree. Rattray, Capt.—Sherghotty.
Rosten, Mrs.—Lithographic Press, Calcutta.
Ross, Mrs Mary—Care of Mrs II (Hamilton, Tirhoot.
Rose, Mr F.—Overseer, Burdwan. Riddock, Esq J-Jessore. Richards, Mr-Chandney Choke, Calcutta. Rock, Esq J.—(4 letters) Purneah.

Roc, Esq J.—(4 letters) Purneah.

Roc, Esq W. H.—Steamer "Mirzapore" Patna.

Robinson, Lient J. E.—7th Light Cavalry, Chandernagore.

Robinson, Lient J. G.—(7 letters) 65th Regt N.I., Lahore.

Redin, Gunner W.—2nd Company 5th Batt Artillery. Dum-Dum. Ronday, Madame—Care of Dr A Fuzpatrick, Calcutta, Roberts, Esq W A—Meerporce, viá Pubnah.
Robinson, Esq E K—Bholmance, Joynogore. Reyman, Esq A-(5 letters) Commercelly.
Renny, Lieut F W-22nd N I, Offg Pri Asstt to the Commr of Arracan. Roquet, Miss.—No. 2, Middleton Row, Calcutta.
Ronald, Esq R E—Tirhoot.
Reevott, Capt—13th Regt N I, Allahabad. Rayneau, Esq J—(2 letters) Commercelly. Rees, Mr R—Berhampore. Rees, Mr R—Bernampore.

Ready, Capt—Dinapore Regiment.

Richards, Mrs—Care of Mr Birch, Calcutta.

Rixon, Mrs—Conductor, Labore.

Reeves, Mr G—Howrah, Caputta.

Russell, the relatives of the late Sir W O—Chief Justice. Bengal. Rankin, the Trustees of the Lite Geo-Bengal.
Rowland, Esq R-Ship "Crty of Poona" Calcutta.
Remmee, Mr (2 letters)—Lowdon Street, Calcutta.
Royall, C B-Calcutta. Rankin, Esq J-Actg Sec to the Hindoostan Insurance Society, Calcutta. Russell, Esq W—Soorool.

Rees, Esq L E—Dacca.

Rose, F—17th Division Dept Public Works, Burdwan.

Royd, Brousse fils et D Blayn Messra—Calcutta.

Richards, Captain R—Steamer "G Russell Clerk," Bombay. Rees, Esq L—Shoghertty.
Robertson, Esq J—Pubnah.
Richards, Pt R.—29th Detachment, Calcutta. Ramchunder Nighy, Baboo—Calcutta.
Robertson, Capt.—Ship "Acasta."
Robertson, Capt.—Ship "Chieftain."
Riches, Capt J J.—Ship "Imam of Muscat."
Rousteau, Monsr Capt.—Ship "Marie Mathilde."
Rallet, Monsr.—a Bord du "Le Prophet."
Riveux, Monsr—Captn de la "Theresa de Granville."
Richarda, Captn G J.—Ship "Trafalgar." Richards, Captn G J.—Ship "Trafalgar." Riley, W.—Ship "Talavera."

(To be continued.)

J. R. BURLTON BENNETT, Deputy Post Master General.

Fort William, General Post Office, 23rd December, 1851.

COMMISSARIAT NOTICES.

SEALED Tenders will be received at the Executive Commissariat Office at the Presidency, up to 4 P. M. of the 16th February 1852, for the supply of the following Articles, for the Presidency Division, and on the march for one year, from the 1st May 1852.

Tenders will be received for each Article separately, agreeably to forms open to inspection at the above Office and not otherwise, and they will be opened and read on the 17th February 1852, at mean predictly, in the presence of such parties concerned as may choose to attend.

The sum noted opposite each item will be required as a deposit with corresponding Tender, and all further particulars may be obtained on application at the Commissariat Office.

Depo- sit.	Articles.	Depo-
Co.'s Ra.	The state of the second st	Co.'s
500 Tab	le Rice	100
100 Rice	for Elephants)	100
		100
	,	100
-	500 Tab 100 Rice 200 an 200 Sug 100 Salt	Co.'s Rs. 500 Table Rice

A. D. DICKENS, Lieutenant,

Sub-Assistant Commissary General.

Fort William, Commissariat Office, the 5th January 1852.

NOTICE.—Sealed Tenders will be received at the Peshawur Executive Commissariat Office, up to 4 p. m., on Wednesday the 25th February 1852, for the supply of Beer, for one year, from the 1st May 1852, for the use of the undermentioned Stations:—

> Peshawur. Rawul Pindee.

Separate and Distinct Tenders to be made for the supply of Beer at Stations named, and also for the supply of such quantity as may be required by Regiments or Detachments marching, or on Command.

Rates to be specified in words as well as figures; unless so specified, Tenders will be rejected.

Tenders will be opened and read in presence of parties concerned, at Noon precisely, on the 26th February 1852.

G. B. REDDIE,
Assistant Commy. Genl.

Peshawur, Executive Commissariat Office, the 3rd January 1852.

NEW PILOT STATION

FOR THE

S. W. Monsoon-Distinction of Lights.

NOTICE is hereby given, that from and after the 15th of March 1852, the Pilot Station for the South West Monsoon will be changed to the position described in the following Sailing Directions of the Master Attendant of this Port; and that from and after the date specified, the Eastern Channel Light Vessel will show a bright red light instead of a plain one, as at present, to distinguish it from the Gasper Channel Light, which bears from it about N. N. W., distant 22 miles.

By Order of the Superintendent of Marine,

JAMES SUTHERLAND,

Secretary.

Fort William, the 6th May, 1851.

Sailing Directions for Vessels requiring Pilots during the South West Monsoon at the New Station, on the North East part of the Pilot Ridge.

False Point Light House is in latitude 20° 19½' sorth and longitude 86° 47' east, and a buoy is placed in 21½ fathoms on the Pilot's Ridge, in latitude 20° 49½' north, and latitude 87° 42' east, the buoy therefore bears from False Point Light

House north 59° 49' east true, and distant 59; miles.

A vessel therefore after making the Light House at False Point (in passing which she ought not to go into less than 10 fathoms) should bring it to bear about west south west 10 or 15 miles distant, when she will be in 11 or 12 fathouse, then steer east north eastward, when the soundings will gradually increase to 23 fathoms on the eastern edge of the Pilot's Ridge. She should then regulate her course so as to keep between the Ridge and 27 fathoms, when by attention to the lead and nature of the soundings, course and distance run from the Light House, it is almost impossible to avoid making the Pilot Vessels, as their cruizing ground is immediately to the north east of the Light Vessel stationed during the South West Monsoon in close proximity to the buoy on the Ridge.

The soundings to seaward of the Pilot's Ridge are in general a greenish or olive coloured mud, with occasionally a few bits of broken shells mixed with it; whilst those on the Ridge are of a shelly sand, or minute gravel, of a reddish or rusty brown color.

Vessels approaching the Station are earnestly warned to be careful in avoiding collision when communicating with either the Light, or supplying Pilot Vessels; and on making the former at night, they are strongly recommended to heave to, at a proper distance till day-light, by which measure they will avoid the probability of passing the supplying Pilot Vessels in the darkness of the night.

The Eastern Channel Light Vessel is in latitude 21° 04' north and longitude 88° 14' east, and therefore bears from the buoy on the Pilot's Ridge, north 63°26 east, true; and distant 32½ miles.

The Eastern Channel Light Vessel burns a blue light every hour during the night, commencing at 7 P. M. and a maroon (or torch) at the intermediate half hours, and her standing Light will from the date above specified, be a bright red colour.

the date above specified, be a bright red colour.

The Pilot's Ridge Light Vessel shows one plain standing Light, and burns a blue light every hour, and a maroon at the intermediate half hours, and also fires a gun on sighting any vessel.

During the North East Monsoon, the cruizing ground where Ships will have to seek for Pilots, will be as heretofore in the Eastern Channel.

(Signed) H. L. THOMAS,

Master Attendant's Office,
the 25th March, 1851.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Robert Hornidge Buckland, an Insolvent.

In the matter of Stephen Madge, an Insolvent.

In the matter of William Blayed Barlas, an Insolvent.

In the matter of Henry Theophilus Blythe Critchly, an Insolvent.

In the matter of David Baird Lindsay, an Insolvent.

In the matter of Sabino DeOlivera, an Insolvent.

Chief Clerk's Office, 12th January 1852.

On Saturday, the 6th day of December last, It was ordered that the said several Insolvents be respectively entitled to their personal discharges under the Act XI. Vic. Cap. XXI.

In the matter of Nilmoney Dutt, of Thun Thunea in Calcutta, Writer, an Insoloute, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court, on Thursday, the 22nd day of January instant, at the hour of 10 o'clock in the forenoon.

"Any Creditor of the said Insolvent, desirous of opposing such application, do appear before the said Court at the time and place aforesaid."

Carruthers, Attorney. Chief Clerk's Office, 14th January 1852.

In the matter of James Augustus Patrick Murray, late of Mirzapore in Calcutta, an Assistant in the Office of the Superintendant of Marine, and now a prisoner for debt in the Gaol of Calcutta, an Insolvent.

Notice, that an application for an adinterim protection order has been this day made by the said Insolvent, and that such application will be heard and dispossed of by the Acting lyent Court, on Thurs-

Commissioner of the Insolvent Court, on Thursday, the 22nd day of January instant, at the hour of 10 o'clock in the forenoon.

" "Any Creditor of the said Insolvent, de-"sirous of opposing such application, do appear before the said Court at the time and place afore-"said."

Templeton and Carapiet, Attorneys. Chief Clerk's Office, 17th January, 1852.

In the Court for relief of Insolvent Debtors in the Settlement of Prince of Wales' Island, Singapore and Malacca.

In the matter of Choa Notice, that on the Yeow, late Trader, now Prisoner for debt in Her Instant, a Petition Majesty's Gaol at Prince of Wales' Island, an Insolvent.

Drawing for the benefit of the Act XI. Vic. Cap. XXI., and by an Order of the same date, the Estate and Effects of the said Insolvent were vested in the Official Assignee at Prince of Wales' Island.

Notice further, that the matter of the said Petition will be heard at Prince of Wales' Island, on Monday, the 1st day of March 1852; and that any Creditor, intending to oppose the discharge of the said Insolvent, must give him Notice thereof in writing, three clear days before the day of Hearing, and file a like Notice at the Chief Clerk's Office on or before the day of Hearing.

A. RODYK,

Chief Clerk,

Prince of Wales' Island.

7th December 1851.

In the matter of Stuart
Herriot, heretofore trading at Prince of Wales'
Island, in co-partnership
with one George Stuart,
(now ranking in Europe)
Merchants and Agents,
under the Firm and Style
of Staget and Co., an In-

Notice is hereby given, that by an order of this Court made in this matter, on the 19th day of December instant, it was ordered that the further Hearing of the matters of the Petition of the said Insolvent should

be adjourned to Monday the 1st day of March 1852, for the purpose of making a dividend, upon which day any claims of any Creditors, which have not been previously determined, shall be heard; and any Creditors or other persons interested who may be desirous of opposing any claims upon the Estate of the Insolvent, may attend and be heard upon any affidavits which shall have been filed in the Office of the Chief Clerk of this Court at Prince of Wales' Island, three clear days before the day of Hearing.

A. RODYK, Chief Clerk, Prince of Wales' Island.

20th December 1851.

North-Western Bank of India.

THE opinion of Counsel, which has been taken as resolved by the Shareholders at the last Half-yearly General Meeting, being favorable to the feasibility of registering the Bank under Act No. XLIII. of 1850, the Manager hereby calls a Special Meeting of the Shareholders for the purpose of resolving that the Company shall be registered under the said Act, to be held at the Bank Premises, No. 4, Old Council House Street, Calcutta, at Noon, on Tuesday, the 20th day of April 1852.

This notice is given in pursuance of and as required by the fourth Section of the said Act

XLIII. of 1850.

John O'B. Tandy, Manager.

North-Western Bank of India, Calcutta, 27th December 1851.

BANK OF BENGAL RATES.

DISCOUNT. Private Bills and Notes at or within 10 per Cent. INTEREST CHARGED. On Fixed Loans, not exceeding 37 months, on Deposit of Company's Paper,.... On Deposit of Opium, ,, On Deposit of Metals and Indigo, On Deposit of other Goods, 10 On Accounts of Credit, not exceeding 3 months, on Deposit of Company's Paper,.... On Deposit of Opium,.... On Deposit of Metals and Indigo, 9ŧ " On Deposit of other Goods, 101 ,, W. GREY, Secy. & Treasurer. Bank of Bengal, Calcutta, 17th Sept., 1851.

Military Orphan Press.

IT is hereby notified, for general information, that from and after the date of this advertisement all Bills and Receipts connected with the Military Orphan Press, will be signed by the Secretary of the Military Orphan Society, and that without such signature no Bills nor Receipts will be considered valid and sufficient.

By order of the General Management of the Military Orphan Society,

Joun T. D. Kidd, Secy, M. O. S.

KIDDEBPORE, 31st January, 1851.

8	က်	4	5.	.6	1:	χú
Class of Mehals.	No. of Mehal on the District Rent Roll or Register.	Names of Mehals.	Recorded Proprietors.	Sudder Jumma.	Balance due on the 29th December 1851.	REMARKS.
Permanently set-	2229	Bedeechunderpoor and parcels in other 4 villages,	Gobind Chunder Chowdry,	2 0 EI	0 0 9	
Estates to be sold for Arrears due on account of other Estates, 6.4			Mr. Henry Gordon,	0 0 0	159 2 0	The Rights and Interests of Mr. Henry Gordon, in the properties described in column 4, will be sold for the realization of Arrears of Revenue due by him on account of new Chur Kistobatty, Pergh. Roypoor, for 1255 B. S.
		Small jack trees,				a.

Hooghly Collectorate, the 14th January 1852.

GEO. LOUIS MARTIN, Officialing Collector.

Э Э

Collector's Office of that District, on Saturday, the 31st January 1852, or 19th Magh 1258 B. S., for Arrears of Revenue and other Demands which, by the Regulations and Acts NOTICE is hereby given, under Section VI. Act No. I. of 1845, that the undermentioned Estates, in Zillah Bograh. will be put up to public and unreserved Sale, at the Deputy force, are directed to be realized in the same manner as Arrears of Revenue, due on the 29th December 1851.

Class of Mehals.	Mo. of Mehals on the District Rent Roll or Re- gister.	Names of Mehals.	Recorded Proprietors.	Balance Sudder Jumma, to Kist 1258 B.	Balance due up to Kist Aghun 1258 B. S.	RRMARKS.
Permanestiy settled Estates,	225	44 Annas Share of Pergh.	Bis F Soo o, J	819 12 3	110 3 4	
1 Ditto,	229	21 Annas Share of ditto,	Birjo Soonder Biswas, Unnopoorna, Mother of Jugut Naryan, Ooma Soondery, Gour Moncy Dassea, Mother of Dinobundhoo, Jugobundhoo, minors, Unnopoorna,	482 4 0	65 1 2	
1 Ditto,	230	Pergh. Sickshuhur,	Koonj Naryan, Koonj Mohun, Koonj Behary, Ra-	3100 12 0	2 9 981	20 15 - 10 10 10 10 10 10 10 10 10 10 10 10 10
Ditto,	234	Mh. Pudumshur, &c., Pergh.	Zuhoorooddin, Ruzeeooddin, Nuseerooddin, Futteh	1668 14 9	451 13 7	
Ditto,	238	Bazitpore,	Ram Soondery Dassea,	352 8 8	136 1 4	
P Ditte,	247	Ruhimabad, Pergh. Katar- S	Gopal Doss, Gunga Doss, Bipra Doss Mojum-?	1341 10 7	503 11 5	
				Police. 5 4 3		
T Ditto,	677	Kt. Lukhekole, Pergh. Dan- ?	Ram Dhun Adheecary.	1346 14 10	13 0	
1 Ditto,	18 /	Kt. Singah, Pergh. Katar- {	Rufack Talookdar, Anundy Ram Sein, Durgaee Begg	2 9 91	8 4 0	

C. E. LANCE, Offg. Deputy Coilectur.

t to	bector's Office of that District, on Wednesday the 28th day of January 1852, for to be realized in the same manner as Arrears of Revenue, due on the 28th day of	ner, on wednesday	to be realized in the same manner as Arrears of Revenue, due on the 28th day of	y of December 1991.			
No. of Class	Class of Mehais.	No. of Mehals on the District Rent Roll or Re- gister.	Names of Mehals.	Recorded Proprietors.	Sudder Jumma.	Balance due on the 28th day of Decem- ber 1851.	REMARES.
Α,	Estates to be sold on account of demands realizable in the same manner as Arrears of Revenue.	Former No., 194.	Pergunnah Beermohun,	Ram Narain Roy, Roghooram Roy, Rajaram Roy, and Ram Roy, Ha. 9 As., 16 Gd. 3 C., 44 Teel, Hurrymauth Roy, Ha. 3 C., 1 Teel, Ramcanth Roy, Ha. 3 C., 1 Teel, Ramcanth Roy, Harry Rishto Roy, Ramtonoo Roy, Govind Pershad Roy, Isshur Chunder Roy, and Joymonee Debbiah, Ha. 19 Gd., 2 C., 44 Teel, and Doorga Churn Chuttopuddeah, Ha. 4 As., 1 C. 1 Kt., 10 Teel.	756 6 5	On account of salary of the Butwar- rah Ameen of this Mehal,	The Rights and Interests of Ram Narain Roy, Roghooram Rey, Rajaram Roy, and Ram Roy, in Ha. 9 As., 16 Gd., 3 C., 44 Teel entered in col. 4, will be sold.
ĭ	Permanently set-	Former No. 2841. Present No. 2765.	Sputty in Kharijah, Purgun- hat Ootturshavazpoor,	Madobe Chuckerbutty,	26 10 8	} 00011	The entire Estate is to be sold.
AI.	Estates to be sold on account of demands realizable in the same manner as Arrears of Revenue.	Former No.3558. Present No.3456.	Tuppah Sooltanabad,	Gd., Golebudden Bebee, Ha. 13 G., 1 C., 1 Kt., Sullima Bagum, Ha. 1 A., 10 Gd., Isshur Chunder Roy Chowdry, Birjo Mohomee Chowdrine, and Teluck Chunder Roy Chowdry, Ha. 2 As., 11 Gd., 2 C., 1 Kt., 3 Duntee, Ruttun Kishen Mojoomdar, Ha. 14 Gd., Meer Aman-Oollah, Usmut Alli Khan Chowdry, Fuzlay Alli Khan Chowdry, Noorum Nissah Khatoon, Hamedun Nissah Khatoon, Rohamum, 2nd Khyrun Nissah Khatoon, Khanumjan Bagum, Luttifun Nissah Khanum, Mr. Wakin Gregore Nicoos Pogose, Isshur Chunder Roy Chowdry, Osimun Nissah Khatoon, Abdool Wajed, Moharuckun Nissah Khatoon, Abdool Wajed, Moharuckun Nissah, Roppjan Nissah, Ackruurun Nissah, Hamedun Nissah, Ackramun Nissah, Abdool Oheed, and Abdool Hameed, Ha. 3 A., 1 Gd.,	\$3128 13 5	On ac- count of fees of the Sur- barakar of this Mehal, 140 11 0	The Rights and Interests of Joheda Khanum. in Ha. I A., 8 Gd. 2½ Kts. and of Mehurrum Nissah Khanum in Ha. I A., 15 G., 2 C., 2 Kt. 10 Teel of the said Tuppah, will be sold in liquidation of the balance.

Class of Melials.	No. of Mehals on the District Rent Roll or Register.	Names of Mehals.	Recorded Proprietors.	Sudder Jumma.	Rabince due on the 28th day of December 1851.	REMARKS.
Estates to be sold on account of de-mands realizable in the same man-ner as Arrears of	Former No. 3558, Present No. 3456,	Tuppah Sooltanabad,	Syed Ameerun, Ha. 1 A. 15 Gd., Mohamed Täher, Futtehma Bagum, Mehurum Nissah Khanum, and Luckhee Bebee, Ha. 4 As.,	23128 13	23128 13 5 barakar of this Mehal,	The Rights and Interests of Jobeda Khanum, iv Ha. 1 A., 8 (rd. 24 Kts. and of Mehurum Nissah Khanum Missah Khanum Kt. 10 Teel of the said Tuppah, will be sold in
Revenue,	Former No. 4178, Present No. 3964,	Talook ObheeramGooho in Kharijah, Purgunnah Edilpoor,	Jugoda Nundo Ghose,	0 0 92	0 0 17 31 0 0	liquidation of the balance. The entire Estate is to be sold.

NOTICE.—The following Notes and Halves of Notes, it is believed, have been abstracted from certain Letters sent by Government Public Dak, as particularized below, viz.—

Posted in a Letter at Jeagunge, on the 11th Assin 1258, corresponding to September 26th 1851, First Halves of Bank of Bengal Notes—

No. 11978, Rs. 250

,, 25750, ,, 50

Posted in a Letter at Berhampore, on Assin 12th 1258, or 27th September 1851, Second Halves of above Notes.

Rs. 300

Rs. 200

Posted at Jeagunge, on Assin 18th and 20th 1258, or October 3rd and 5th 1851 respectively, the First and Second Halves respectively, of Bank of Bengal Notes—

No. 18227, Rs. 50 ,, 17244, ,, 50 ,, 25925, ,, 100

Posted at Jeagunge, on Assin 24th 1258, or October 9th 1851, First Halves of Bank of Bengal Notes—

No. 4595, Rs. 250 ,, 5375, ,, 250 ,, 19785, ,, 50 Rs. 550

With one Whole Note, No. 5559, for Rs. 19. The above were all addressed to the care of the Post Office at Bishenpur.

Any one attempting to negociate any of the above Notes will be held responsible for so doing.

NOT(CE.—A Bank of Bengal Note, No. 11168 for Rs. 20, it is believed, was abstracted from a Letter posted on Assin 6th 1258, or September 21st 1851, at Berhampore, addressed to the care of the Kotulpore Dâk Office. Any person negociating the said Note will be held responsible for so doing.

LOST.—On the Road between Saugor and Bombay, between the 24th September and 2nd October 1851, a Government Promissory Note of the 5 per Cent. Loan of 1841-2, No. 45911, for Co.'s Rs. 2,000, Interest whereon is payable at Bombay from 1st July 1850,—the dåk packet in which the Note was enclosed having been lost. The Public are cautioned against purchasing or negotiating this Note. Payment of Interest has been stopped.

LOST.—Halves of the Bank of Bengal Notes, Nos. 10505 and 11623, for Co.'s Rs. 15 each. The payment of which has been stopped at the Bank.

For Sale at the Military Orphan Press, PRICE 3 RUPERS,

AN ACT for punishing Mutiny and Desertion of Officers and Soldiers in the Service of the East India Company, and for regulating in such Service the Payment of Regimental Debts and the Distribution of the Effects of Officers and Soldiers dying in the Service.

AN ACT for Limiting the Time of Service in the Army.

March 25, 1850.

CALCUTTA -Printed and Published by F. Carbery, at the Bengul Military, Orphan Press, No. 2, HARR STREET.

Zillah Backergunge, Collector's Office, the 9th January



APPENDIX TO

The Calcutta Gazette.

Published by Authority.

SATURDAY, JANUARY 17, 1852.

বন্ধ ও এতদেশীয় অপর ভাষাকে নামান্ধিত যে সকল চিঠার মালিকানের চিকান: নাছ ওয়াপ্রফুক বর্জমান পোষ্ট আফিসে ১৮৫১ সালের আপ্রিল মাহাতে যে সকল চিঠা রাথিত হইয়াছে ভাহার কর্ম।

চিঠীর সংখ্যা	চিঠার মালিকানের নাম	মালিকানের টিকান:	रे क कि रग
25	রামধন মাতিল।	रक् मान	
99	রজংরাজ দিশ্ছ	À	
⊅ ►	নক্সার শাহা	ď	
22	বাবু মোহনচাঁদ	(শ্যালভাঙ্গা	
8.	রাজনারায়ণ হাজরা	পাত্রগায়ের	
82	পারসি চিটি	বৰ্জনান	
82	রামেশ্বর ভটাচার্য্য	ইশছর	
80	পারসি চিটি	বৰ্জমান	
88	ब्रामहस्य हज्जनस्री	মেমারি	
80	রশিককৃষ্ণ মল্লিক	वर्क्सन	
85	হাকিম পেয়ারন্	æ	
89	ইশ্বচন্দ্র ম্থোপাধ্যার	শেল মাবাদ	
81-	चान्राभाष्ट्र वात्	বৰ্জমান	
82	ক্ৰে মুচি	গোপীনাথপুর	
	দৈএদ শাহা গ্রহুকর হোপেন	वर्कभान	
63	वामहाम वाय	কাইভি	
61	পিডাম্বর বসু	द्रायमा	
60	মির হিল্ল	বৰ্জমান	
48	दुक्रनाथ मान (म	ছোটবেলুন	
**	রমানাথ মৃস্তুকি	বৰ্জমান	
60	আমিরদীন	4	
89	বিবি গুলাবি আয়া	*	
er	মূনশী নন্দরাম	æ	
63	শিবু সর্জার	à	
	কালীনাথ বসু	*	
65	বিশ্বনাথ শাল্পাল	কুলগাছি	
61	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	*	
69	र्दिश्रमाम बाब	र्नारका	

ভিমীর স ্ধ্যা	চিঠীর মালিকানের নাম	মালিকানের টিকানা	रेकिकरंग्र
58	রশিকলাল মল্লিক	ু বৰ্জমান	
96	श्रह्याम् मृत्रतर्भ	at .	
35	কেন্ধান্ত্যালি	*	€ +
৬৭	প্রাণধন মুথোপাধ্যায়	ছোট বঙরদান	
56	রাজু প্রামানিক	বৰ্মন	-
60	প্রাণকৃষ্ণ গিত	À	
1 •	গ্ৰহাপুদাদ বন্দ্যোপাধ্যায়	À	
95	कृष्ण्यम	মল্লিকপুর	2
12	চাদ কাজি	অর্জুনা	
10	বেচু	বৰ্মান	:
98	পার্সি চিটি	. 4	
90	বুক্লানন্দ ছোষ	d.	1
90	ক্ষেত্ৰনাথ নন্দী	রায়না	
99	নীলকমল মুখোপাধ্যায়	বৰ্জমান	Ì
96	বিখনাথ শান্যাল	কুলগাছি	
92	কেদারনাধ রায়	বৰ্জমান	
40	গোশাঞি দাস মণ্ডল	₫	
b>	হরিহর মলিক	*	
4	নবীনচন্দ্র চটোপাধ্যায়	পলাশি	1
P3 .	নাগরি চিটি	বৰ্ষমান	
₽8	শিতল দাস শেট	4	Ì
	বুদবুদ পোষ্ট আফিস		
Fa	মতিউল:	পারাজ	
40	রবিরাম বসু	সোনামূৰি	
b 9	মধুসূদন বিশ্বাস	শেলপাহাড়ি	
66	নজর আলি	रूम रूम	ı
45	তমি জুদ্দীন	বুদবুদ পোতনা	İ
20	বাছাদুর রায় ভট্ট	नूमनूम	
52	রামতারণ গাঙ্গুলি	4	
	মঙ্গলপুর পোষ্ট আফিস		
ર્જા ક	বহরম থালাশি	মঙ্গলপুর	
20		সুতা ৰে	1
≥8	সেথ জহরপ্লা	তালয়াচটী	
8	বগদর পোষ্ট আফিস		
26	নাগরি চিটি	बद्र हि	
20	রামভদু নকোপাধাায়	नि क् षा	l.,

মানভূম পোষ্ট আফিলে ই॰ ১৮৫০ সালের জুন লা॰ ১৮৫১ সালের আগষ্ট মাহাতে তে সকল চ্ঠি রাথিত হইয়াছে তাহার ফর্ম।

>	কৃষ্ণকান্ত রায়	वाकुका
2	व्यानमामनी रेत्रह्वि	4
0	वेश्वत्रम् तत्मीक्ष्माधायः	भर् जवाडी
8	वानमञ्जू गृत्याभाशात्र	रहाश्रम

চিত্রীর সংখ্যা	্চিঠীর মালিকানের নাম	মালিকানের চিকানা	टेकफिएइ
	-	*	
¢	ভিমশেওফ।	বাঁকুড়া	
8	ক্ষমোহৰ মিঅ	বিমৃপুর	
٠,	द्रामनान (मार्य	বাঁকুড়া	
F 9	निद्राञ्चन त्याय	.	
>	মোছন ঠাকুর	ওন্দা	
>0	মোহন রক্ষিত	ঁ বাঁকুড়া	
>>	হরিনামা ধাণ	. એ	
35	পার্ব্রভীচরণ নন্দ্যোপাধ্যায়	ছোট নাগপুর	
20	রামরূপ সিৎহ	আর1	
>8	নেহাল দত্ত	নকপুর	
30	ক্ষেত্ৰনাথ বিশ্বাস	र वें कू फ़ा	
>0	রোমারি শালা	गाँ गी	
39	নাগরি চিটি	মেদিনিপুর	
76	त्रम् लवालि	শাসিরাম	
22	মধুসূদন বন্দ্যোপাধ্যায়	বাঁকুড়া	
20	ভোলাসিৎহ	4	
23	মধুসূদন গলোপাধ্যায়	क ग्र ्र त	
22	রাধানারায়ণ মল্পুমণার	পুৰীয়া	
२०	বেনিমাধব সরকার	₫	
28	দেবনাথ রায়	রঘ্ন খপুর	
20	রামশঙ্কর রায়	পুণীয়া	
10	(शाना चाम	র খু নাথপুর	
19	রামমোহন দক্ত	পূ नी हा	
26	चाकिम उन्नः था	শহ ঘাটী	

কাটায়া পোইট আফিসে ই॰ ১৮৫১ দালের আপ্রিল মাহাতে যে সকল চিঠী রাশিত হইয়াছে তাহার ফদ।

1		
>	জ্বনাথ চৌধুরী	কাটোয়া '
٤ .	কিশোর মুঝোপাধ্যায়	শ্যামবাজার
0	বিপ্রদাস মজ্মদার	কৌচর
8	পাঁচকৌড়ি সিংহ	কাটোয়া
œ	জাদবচন্দ্ৰ ভট্টাচাৰ্য্য	ভাওসি^
৬	ठाम या	জালেশ্ব তি
٩,	লবঙ্গ বেওয়া	কাটে গে
ь	শিতারাম	*
2	नकद्रहम् वस्पारभाशाय	4
>0	भाइमि प्रश्यम	4
>>	चक्राहम् नाम	•
38	বলরাম বন্দ্যোপাধ্যায়	কাটশ্বী
30	ৰুন্দাৰন মলিক	্ ভেড়া পা ড়া
38	দুর্গাচরণ গোখামি	কাটোয়া
3.0	े विक् ष्ट स्ट वस्मा शाधाय	ভাওসি৲
>0	রবেশর বন্দ্যোপাধ্যায়	সূর্ত।
>1	মোলাকর হোশেন	কাটোরা

বল ও এডলেশীয় অপর ভাষাতে নামান্ধিত যে সকল চিঠীর মালিকানের টকানা নাছওয়াপ্রযুক্ত কটক পোষ্ট আফিলে ১৮৫১ নালের মার্চ মাছাতে যে সকল চিটা রাথিত

इडेशाल जाडात कम।

विधीत मा था।	চিঠ'র মালিকানের নাম	মালিকানের টিকানা	रेकिकरण
, 1	মিয়া জান	র ালেখ র	
į	अलिमाम थाँ	জকিয়া	i
Š	মান মিশর	পুরী	1
8	হোশেন থাঁ	সোনাথালি	Ì
œ	ম ন মিশর	পুরী	1
è	পরিক্লিত শাহা	সমূলপুর	
•	রাধানন্দ দাস	চৌকি বরচনা	
ь	অপ্র	বিজাগাপাটম	
۵ .	অলিখা	রামপুর	1
>0 1	বনদ আপাইয়া	চিকাকোল	
>>	মে নিউলিশ	বরমপুর	
32	ক ৪ বেহারা সন্ধার	চটো গ্রাম	F
30	নাগরি চিটি	বরকুল	X /
>8	ধ-েশ্ব শাহা	মুরসিদাবাদ	Í
30	হাওলদার সেথ এবরাছিম	क है क	
30	হরি মল্লিক	À	W
39	कुछ मूमलि	à	3
24	কাশিনাথ বসু	<u>.</u>	***
29	র ঘুনাথ দাস	ď	,
२०	রামলোচন ছোষ	*	190
२५	হাওলদার গোলামউদ্দীন	i a	1
22	विमात्राय मि॰ इ	→	i
२०	হ্ছরত গাজি	4	
₹8	তেলেকি চিটি	রাজমন্দরি	
10	ভগবান পররা	বালেশ্বর	
१७	নাৰুলাল শাহা	क्रिक .	
29	धत्रम (वंशांत्रा	হরিহরপুর	
26	রামচ্নুদ্র	কটক	

रहेशां कारात कर्म।

>	গছি লাছেব	ভ ঞ্চাগর
2	নীলমনি মুখোপাধ্যায়	নওয়াসরাই
0	हमुर्ग्थत छहे।हार्था	→

(To be Continued.)

[ইহার অবশিষ্ঠ আগামীতে প্রকাশ হইবেক ৷]

CALCUTTA, General Post Office, 22nd September, 1851f

J. R. BURLTON BENNETT, Deputy Post Master General, in Cliarge.



The Calcutta Gazette.

Published by Authority.

gs It is requested that Government Notifications for the Calcutta Gasette, of any length, may be sent to the Press by NOON of TUESDAYS and PRIDAYS: and of a few lines only, before 5 p. m. of those days.

WEDNESDAY, JANUARY 21, 1852.

No. 169.

Foreign Department,

Camp Thurriao, the 13th January 1852.

NOTIFICATIONS.—Captain J. E. Gastrell, 13th Regiment Native Infantry, is appointed an Assistant in the Revenue Survey of the Punjaub.

No. 180.

Camp Kutohan, the 14th January 1852.

The Most Noble the Governor General is pleased to confirm the following Order issued by the Officer Commanding the United Malwa Contingent:—

" Mehidpore, 16th December 1851.

"Lieutenant F. W. Brodie, Adjutant of the Cavalry Regiment, will officiate as Commandant of Cavalry, in addition to his own duties, during the absence of Captain L. T. Forrest, or until further orders."

No. 206.

Camp Synee, 15th January 1852.

The Most Noble the Governor General is pleased to grant Mr. Apothecary J. W. Wilkinson, in Medical charge of the 4th Regiment Punjab Infantry, leave of absence for six months, from the 10th proximo, on private affairs.

H. M. Elliot, Secy. to the Govt. of India, with the Govr. Genl.

General Orders by the Most Noble the Governor General of India.

Camp Mulwah, 10th January 1852.

The following Notification, from the Foreign Department, is re-published in General Orders:

Foreign Department, Camp Oung, the 9th January 1852.

Northerton, Commanding 2nd Company Artillery,

Scindia's Contingent, are, at his own request, placed at the disposal of His Excellency the Commander-in-Chief.

(Signed) H. M. ELLIOT,

Secy. to the Govt. of India, with the Govr. Genl.

J. STUART, Colonel,

Secy. to the Govt. of India, Mily. Dept., with the Govr. Genl.

Camp Futtehpore, 12th January 1852.

The following Notification, from the Foreign' Department, is re-published in General Orders:

No. 131.

Foreign Department,

Camp Malawa, 10th January 1852.

NOTIFICATION.—The Most Noble the Governor General is pleased to make the following Appointments in Scindia's Contingent:—

Captain R. H. Sale, Second in Command of the 2nd Regiment of Infantry, to be Second in Command of the 6th Regiment of Infantry, vice Captain Meade.

Lieutenant Baron F. A. Von Meyern, Adjutant of the 4th Regiment of Infantry, to be Second in Command of the 2nd Regiment of Infantry, vice Captain Sale.

First Lieutenant R. C. Birch, of the 1st European Bengal Fusiliers, to be Adjutant of the 4th Regiment of Infantry, vice Lieutenant Baron Von Meyern.

(Signed) H. M. ELLIOT,

Secy. to the Govt. of India,

J. STUART, Colonel,

Secy. to the Gost, of India, Mily. Dept., with the Govr. Genl.

Camp Kalonghun, 14th January 1852.

The following Notification, from the Foreign Department, is re-published in General Orders:

No. 169.

Foreign Department.

Camp Thurriao, the 13th January 1852.

NOTIFICATION.—Captain J. E. Gastrell, 13th Regiment Native Infantry, is appointed an Assistant in the Revenue Survey of the Punjaub.

(Signed) H. M. ELLIOT,

Secy. to the Govt. of India, with the Govr. Genl.

. J. STUART, Colonel,

Secy. to the Govt. of India, Mily. Dept. with the Govr. Genl.

Camp Synee 15th January 1852.

The following Notification, from the Foreign Department, is re-published in General Orders:

No. 180.

Foreign Department,

Camp Kutohan, the 14th January 1852.

NOTIFICATION.—The Most Noble the Governor General is pleased to confirm the following Order issued by the Officer Commanding the United Malwa Contingent:—

" Mehidpore, 16th December 1851.

"Lieutenant F. W. Brodie, Adjutant of the Cavalry Regiment, will officiate as Commandant of Cavalry, in addition to his own duties, during the absence of Captain L. T. Forrest, or until further orders."

(Signed) H. M. ELLIOT,

Secy. to the Govt. of India, with the Govr. Genl.

J. STUART, Colonel,

Secy. to the Govt. of India, Mily. Dept., with the Govr. Genl.

No. 51 of 1852.

Fort William, Foreign Department, the 20th January 1852.

Notification.—The following Notification of Blockade, issued by Commodore G. R. Lambert, under authority from the Government of India, is published for general information:—

NOTIFICATION.

In virtue of authority from the Most Noble the Governor General of British India, I do hereby declare the Rivers of Rangoon,—the Bassien, and the Salween,—above Moulmein, to be in a state of Blockade, and with the view to the strict enforcement thereof, a competent force will be stationed in or near the entrance of the said Rivers immediately.

Neutral Vessels lying in either of the blockaded Rivers will be permitted to retire within twenty days from the commencement of the Blockade.

Given under my hand on board Her Britannic Majesty's Frigate "Fox," off the Town of Rangoon, the 6th of January 1852.

(Signed) GEORGE R. LAMBERT,

Commodore in H. Britannic Majesty's Navy.

By order of the Hon'hle the President of the Council of India in Council,

Offg. Secy. to the Govt. of India:

No. 2.

Fort William, Financial Department, the 15th January 1852.

Notification.—Notice is hereby given, that the Salaries, Pay, Batta, and Allowances of the Civil, Military, and Marine Departments, for January 1852, will be payable as under to

Military and Marine Departments on Tuesday, the 10th proximo.

Civil ditto, on Saturday, the 14th proximo.

By order of the Hon'ble the President in Council,

J. A. Dorin,

Secy. to the Govt. of India.

Fort William, Home Department, Legislative, the 16th January 1852.

The following Act is passed by the Hon'ble the President of the Council of India in Council, on the 16th January 1852, with the assent of the Most Noble the Governor General of India, which has been read and recorded.

Ordered, that the Act be promulgated for general information.

ACT No. 111. or 1852.

An Act to amend the law relating to spirituous and intoxicating liquors, drugs and preparations within the Territories subordinate to the Presidency of Bombay.

Whereas Chapters XI. and XII. of Regulation XXI. of 1827 of the Bombay Code have been found to be difficult of application in some parts of the territories subordinate to the Presidency of Bombay, owing to local and peculiar causes, It is enacted as follows:

- I. The Governor of Bombay in Council may introduce into any part of the said territories such arrangements for the assessment and collection of the revenue derivable from the manufacture and retail sale of spirits, as local circumstances in each case, in the judgment of the said Governor in Council, may require, the same not being inconsistent or incompatible with the provisions of this Act.
- II. The licences mentioned in Section LVIII., Clause 1, Regulation XXI. of 1827 of the Bombay Code may be granted by the Collector at his discretion for the manufacture of spirits at any place within his Collectorate, whether a sudder distillery be there established or not.
- III. It shall not be imperative on the Collector to accept the highest offer for the farm of the Abkaree duties under Section LX., Clause 2, Regulation XXI. of 1827 of the said Code, but the Collector shall be at liberty to use his discretion as to the tender he will accept under the general intructions of Government.
- IV. No person shall directly or indirectly retail in the said territories spirits, however or wheresoever manufactured, except under the authority of a licence from the Collector, to be granted in the form of Appendix I, to the said Regulation XXI. of 1827, or in such form, and after payment of such fee, as Government may, from time to time, appoint.
- V. Spirits may be manufactured in the said territories for experiation, or removal under a licence from the Collector, but not otherwise; and such licence, when granted, shall specify the spirit so authorized to be manufactured. The blace at

which, and the period for which, the manufacture may be carried on, and that the same is permitted for the purpose of removal or exportation only.

for the purpose of removal or exportation only.

VI. Spirits manufactured under the last
Section shall not exceed the strength which
may, from time to time, be declared by public
notification in each district, and shall be liable to
the payment of such duty as the Governor in
Council shall, from time to time, impose. Liquor
foundito exceed the prescribed standard shall be
liable to double duty, or confiscation at the discretion of the Collector.

VII. Spirits manufactured under the fifth Section of this Act, shall not be removed from the place of manufacture, except under a pass from the Collector, certifying the payment of the aforesaid duty, and specifying the name of the person exporting or removing the same, the quantity of spirits, their destination, the route by which they are to be conveyed, and the dates from and to which the pass shall be in force, which pass shall exempt the spirits lawfully removed under it from the payment of any further duty in their progress through the same territories, excepting always such import or Customs duty, if any, as may be payable at the place of their destination under any Act or Regulation now or hereafter to be in force.

VIII. The Collector may place such establishments on the premises where the manufacture of spirits for exportation or removal is permitted, and may adopt such other precautions as may be necessary to give effect to the provisions of this Act having reference thereto.

IX. Spirits imported by land from any part of the territories of the East India Company, whether subordinate to the Government of Bombay or not, into any other part of the said territories subordinate to the said Government, shall be liable on importation to the same rate of duty under the same circumstances and rules as are provided in Section XX. of Act No. I. of 1852, for amending the Customs laws of the Bombay Presidency with respect to spirits imported by sea.

X. It shall not be lawful in any part of the territories subject to the Government of Bombay to manufacture or prepare for sale, or sell directly or indirectly, any intoxicating drugs or materials, or any intoxicating drink or preparation manufactured from Bhang, Ganja, Grain, Opium or other materials, of what nature or description soever, except under a licence from the Collector of the Zillah, and it shall be competent to the Collector to refuse, or to re-call such licence whenever he shall deem it expedient, and every such licence when granted shall specify the name of the drug, material, drink, or preparation so authorized to be manufactured or sold, the place or district of manufacture or sale, and the length of time for which such licence is to run, and any other terms or conditions which the Governor of Bombay in Council may, from time to time, deem it expedient to require, and such fees shall be demanded, from time to time, on the grant of such licences as the said Governor in Council may

XI. It shall not be lawful to mix any noxious drug or material in, or by other process to adulterate spirits manufactured under the provisions of the said Regulation XXI. of 1827, or of abs. Act.

shie Act.

Kill. All persons offending against, or aiding opers in offending discretly or indirectly, against

any of the provisions of this Act, or committing a breach of any of the conditions of a licence to be granted under this Act, or obstructing Officers or others in the execution of their duties connected with any of its provisions, shall be punished by fine not exceeding Rupees five hundred, to be committed, in default of payment, to imprisonment not exceeding six months; and any person having in his possession intoxicating drinks or preparations manufactured contrary to the provisions of this Act, or for which he is unable satisfactorily to account, shall be deemed to be possessed of them illegally, and shall be subject to the penalties above specified.

XIII. The powers conferred on the Collector by Chapter XIII. of the said Regulation XXI. of 1827, shall extend and be applicable to the provisions of this Act. so far as the same are capable of being so applied.

XIV. The Collector shall have full powers to seize and destroy all unlicensed liquor, preparations, drugs, or materials, and all unlicensed stills, and to sell the same, if deemed expedient, on behalf of Government.

XV. The duties, powers, and authorities hereby vested in the Collector shall devolve upon, and may be lawfully exercised by the Officer specially appointed under Section LV. of the said Regulation XXI. of 1827, for the purposes herein mentioned.

XVI. The powers vested in the Collectors of Land Revenue by Chapter XIII. of the said Regulation XXI. of 1827, and by Sections XII., XIII. and XIV. of this Act, may be exercised by Mamlutdars and Mahalkurrees, provided always, that those Officers shall not be authorized to adjudge any fine exceeding Rupees fifteen in amount, commutable, in default of payment, to twenty days' imprisonment; and provided further, that any order passed by a Mamlutdar or Mahalkurree in vetue of this Act shall be subject to appeal to the Collector or his Assistants, within one month from its date, and that no suit for damages shall be instituted in a Civil Court by persons deeming themselves aggrieved by any proceeding of a Mamlutdar or Mahalkurree under the authority of this Act, unless they shall first have made an appeal to the Collector, or his Assistants.

XVII. In all actions or Civil suits which may be brought against Collectors, Magistrates, or others for acts done by them in carrying out the provisions of this Act, or the provisions of the said Regulation XXI. of 1827, if it shall appear at the trial that the act complained of was done bond fide, and that there were reasonable and probable grounds for the same, the plaintiff shall be non-suited with full costs to be paid by him.

XVIII. This Act shall not have effect within the local jurisdiction of Her Majesty's Supreme Court.

FRED. JAS. HALLIDAY, Secy. to the Govt. of India.

Fort William, Home Department, Legislation, the 16th January, 1852.

The following Act is passed by the Hon'ble the President of the Council of India in Council, on the 16th January 1852, with the assent of the Most Noble the vernor General of India, which has been read and recorded.

Ordered, that the Act be promulgated for general information.

ACT No. IV. or 1852.

An Act to amend the law relating to emigrant vessels and the emigration of labourers.

Whereas by Section VIII., Act XXI. of 1844, it was among other things enacted, that no ship or vessel carrying emigrant labourers to Jamaica, British Guiana, or Trinidad should sail from Calcutta, Madras, or Bombay, at any other time than between the 30th day of any September and the 1st of March next thereafter ensuing; and whereas the said provision was repealed by Act XXV. of 1845, so far as regarded vessels carrying emigrant labourers from Madras, and has been found inconvenient for vessels carrying emigrant labourers from Calcutta; and whereas it is expedient to amend the law relating to the height between decks in emigrant vessels; and whereas by Section I. Act XXI of 1843, it was enacted. that emigration to Mauritius should only lawfully take place under the provisions of Act XV. of 1842, from the Port of Calcutta; and whereas by Act VIII. of 1847, the emigration of labourers from the Port of Madras to Mauritius was declared lawful, and it is now expedient to repeal Section I., Act XXI. of 1843, and to render lawful the emigration of labourers from the Port of Bombay to Mauritius, It is enacted as follows :

- I. So much of Act XXI. of 1844, as is hereinbefore recited, is repealed, so far as regards ships or vessels carrying emigrant labourers from Calcutta.
- II. No ships or vessels carrying emigrant labourers to Jamaica, British Guiana, or Trinidad, shall sail from Calcutta at any other time than between the thirty-first day of any August and the lat day of March next thereafter ensuing.
- III. No ship or vessel carrying emigrants and having more than one deck, shall have less than the height of five feet and six inches at the least between decks, and in case such ship or vessel shall have only one deck, a platform shall be laid beneath such deck in such manner as to afford a space of the height of five feet and six inches at the least, and such platform shall not be so laid as that the lower beams shall project above the same, and whatever may be the tonnage of the ship or vessel, no greater number of emi-grant labourers shall be taken on board such ship or vessel than shall be after the rate of one emigrant labourer for every seventy-two cubic feet of space between decks, or between the deck and platform, unoccupied by goods or stores not being the personal luggage of such emigrant labourers, any thing in Act XV. of 1842, or in the Schedule therein mentioned, to the contrary notwithstanding.
- IV. Section I., Act XXI. of 1843 is hereby repealed, and from and after the passing of this Act, emigration to Mauritius may lawfully take place under the provisions of Act XV. of 1842 from the Port of Bombay, as well as from the Ports of Madras and Calcutta.
- V. The Governor in Council of Bombay may nominate a proper person to act as Protector of Emigrants at Bombay, and no emigrant thell be permitted to embark without a certificate from the Agent appointed by the Government of Mauritius, countersigned by the Protector, to the effect that such personals been engaged by mach Agent, on the part of the said Government, as an emigrant to Mauritius.

 FRED. JAS. HALLIBAY,

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PRED. JAS. HALLIBAY, Secy. to the Goot, of India. Fort William, Home Department, Legislative, the 16th January, 1852.

The following Act is passed by the Hon'ble the President of the Council of India in Council on the 16th January 1852, with the assent of the Most Noble the Governor General of India, which has been read and recorded.

Ordered, that the Act be promulgated for general information.

ACT No. V. of 1852.

An Act for giving effect to the provisions of an Act of Parliament, passed in the 15th year of the reign of Her present Majesty, entituled " An Act for Marriages in India."

Whereas by an Act passed in the Session of Parliament holden in the Fourteenth and Fif-teenth years of the reign of Her present Majesty entituled, "An Act for Marriages in India," it was enacted (among other things) that it should be lawful for the Governor General of India in Council from time to time, by laws and Regulations, (not inconsistent with the provisions of the said Act of Parliament,) to be made in the man-ner, and subject to the Provisions by law required in respect of laws and Regulations made by the said Governor General of India in Council, to provide for the inspection and publication of Notices of Marriage given under the said Act of Parliament, for the custody and Protection from Injury of Marriage Register Books, for appeals from and references in case of doubt by the Marriage Registrars in relation to Marriages forbidden or Protests entered under the said Act of Parliament, for fixing the hours between which Marriages might be solemnized under the said Act of Parliament, for appointing the Officers to whom Certificates were to be transmitted by the Marriage Registrars, and generally for giving effect to the provisions of the said Act of Parliament, It is hereby enacted as follows:

I. In every case of Marriage intended to be Form of Notice and solemnized in India, after length of Residence nethe first day of February next, cessary. said Act of Parliament, one of the parties shall give Notice in writing, in the form of Schedule (A.) to this Act annexed, or to the like effect, to any Marriage Registrar of the District within which the parties shall have dwelt for not less than five days, then next preceding, or, if the parties dwell in different Districts, shall give the like notice to a Marriage Registrar of each District, and shall state therein the name, and surname, and the profession, or condition of each of the parties intending marriage, the dwelling-place of each of them, and the time, not being less than five days, during which each has dwelt therein, and the Church, Chapel, or other building in which the Marriage is to be solemnized; provided that if either party shall have dwelt in the place stated in the notice during more than one Calendar month, it may be stated therein that he or she hath dwelt there one month and upwards.

II. The Marriage Registrar shall file all such Notices and keep them with Inspection of Notices. the Records of his Office, and shall also forthwith enter a true copy of Inspection of Notices. all such notices fairly into a book, to be for that surpose furnished to him by the Government, to be called the "Marriage Notice Book shall be open, at all

reasonable times, without Fee, to all persons desirous of inspecting the same.

III. The Marriage Registrars, or Registrar of Publication of Notices. all districts in the British Territories in India shall Publication of Notices. respectively publish all such Notices of Marriage given in their respective districts by causing a copy of such Notices to be affixed in some conspicuous place in their respective offices, or, where such Registrars are Ministers of the Christian Religion, ordained or otherwise set apart to the Ministry of the Christian Religion, such Notices shall be affixed in some conspicuous place in the Church or Chapel or place of worship in which such Ministers respectively officiate. When one of the parties intending Marriage (not being a widow or widower) is under twenty-one years of age, every Marriage Registrar shall, within twenty-four hours after the receipt by him of the Notice of such Marriage, send, or cause to be sent, by the Post or otherwise, a copy of such Notice to all the other Marriage Registrars (if any) in the same district, who shall likewise affix the same in some conspicuous place in their own Offices or Chapels as aforesaid.

IV. Where by the oath or declaration required

Suspension of Certiby the sixth Section of the
Said Act of Parliament, it appears that one of the parties intending Marriage (not being a widow or
widower,) is under twenty-one years of age, the
Marriage Registrar shall not issue his Certificate
under the provisions of the second Section of the
said Act of Parliament until the expiration of fourteen days after the entry of such notice of Mar-

riage.

V. When one of the parties intending Marriage (not being a widow or wi-

Supreme Court may order Registrar to issue his certificate in less than fourteen days, riage (not being a widow or widower) is under twenty-one years of age, and both parties intending Marriage are at the time resident in any of the Towns of Calcutta, Madras, or Bombay, and

are desirous of being married in less than 14 days after the entry of such notice as aforesaid, it shall be competent for both parties intending Marriage to apply by petition to the Supreme Court of such Town, or any Judge thereof, for an order upon the Marriage Registrar to whom the notice of Marriage has been given, directing him to issue his Certificate at some time before the expiration of the said fourteen days required by Section IV. of this Act. And it shall be competent to the said Supreme Court, or any Judge thereof, on sufficient cause being shown, in their or his discretion, to make an order upon such Marriage Registrar, directing him to issue his Certificate, at any time to be mentioned in the said order, before the expiration of the said fourteen days required by Section IV.; and the said Marriage Registrar, on receipt of the said order, shall proceed to issue his Certificate in accordance therewith.

VI. The Certificate to be issued by the Marriage Registrar, under the
provisions of the second
Section of the said Act of Parliament, may be
in the form of Schedule B. to this Act annexed,
or to the like effect, and the Government of each
Presidency or Place shall furnish to every Marriage Registrar, a sufficient number of Forms of
Cartificate.

Cartificate.
VII. When any Native Christian about to be married, applies for or tenders a Notice of Marriage, or applies for a Certificate Native Christians.

From a Marriage Registrar, shall ascertain when

ther the said Native Christian understands the English language, and if he does not, the said Marriage Registrar shall translate such Notice or Certificate, or both of them, as the case may be, or shall cause the same to be translated, to such Native Christian, in the language of such Native Christian, or the said Marriage Registrar shall otherwise ascertain whether such Native Christian is cognizant of the purport and effect of the said Notice and Certificate.

How issue of Certificate may be forbidden.

How issue of Certificate may be forbidden.

How issue of Certificate, and the issue of the Marriage Registrar's Certificate, by writing, at any time before the issue of such Certificate, the word "forbidden" opposite to the Entry of the Notice of such intended Marriage in the Marriage Notice Book, and by subscribing thereto his or her name and place of abode, and his or her character, in respect of either of the parties, by reason of which he or she is so authorized, and the said word "forbidden," so written and subscribed as aforesaid, shall be deemed a Protest, within the meaning of the seventh Section of the said Act of Parlia-

ment. IX. In all cases where a Marriage Registrar, acting under the provi-References by the Resions of the fourth Section of gistrars in cases of doubt. the said Act of Parliament, shall not be satisfied that the person forbidding the issue of the Certificate is authorized by law so to do, the said Marriage Registrar shall apply by petition, which may in all cases be on unstamped paper, where the district of such Registrar is within any of the Towns of Calcutta, Madras, and Bombay, to the Supreme Court of Judicature in the Presidency or Place within which such district is comprised, or if such district be not within any of the said Towns, then to the Judge of the Zillah or District within which the same is comprised, and the said petition shall state all the circumstances of the case, and pray for the order and direction of the Court concerning the same, and the said Supreme Court, or any Judge thereof, or such Judge of the Zillah or District, shall be empowered to examine into the allegations of the Petition and the circumstances of the case in a summary way, and if upon such examination it shall appear that the person forbidding the issue of such Certificate is not authorized by law so to do, such Supreme Court, or any Judge thereof, or such Judge of the Zillah or District, shall declare that the person forbidding the issue of such Certificate is not authorized as aforesaid, and that then and in such case such Certificate shall be issued, and the like Proceedings may be had under the said Act of Parliament in relation to such Marriage as if the issue of such Certificate had not been forbidden by such person. And in all cases where a Marriage Registrar, appointed to act within the Territories of any Native Prince or State in alliance with the East India Company acting under the provisions of the sixth Section of the said Act of Parliament, shall not be satisfied that the person forbidding the issue of the Certificate is not authorized by law so to do, the said Marriage Registrar shall transmit a statement of all the circumstances of the case, together with all documents and papers relating thereto, to the Governor General of India in Council, and if it shall appear to the said Governor General of India in Council that the person forbidding the issue of such Certificate is not authorized by law so to do, the said Governor General of India in Council shall declare that the party forbidding the issue of such Certificate is not authorized as aforesaid, and that then and in such case such Certificate shall be issued, and the like Proceedings may be had under the said Act of Parliament in relation to such Marriage, as if the issue of such Certificate had not been forbidden by such person.

X. In all cases whatsoever where a Marriage Registrar resident Appeal where Registrar in Allied Native State refuses Certificate. the Territories of any Native Prince or State in alliance with the East India Company has refused to issue his Certificate, it shall be lawful for either of the parties intending Marriage to apply by Petition to the Governor General of India in Council, and the said Governor General of India in Council shall be empowered to examine the allegations of the Petition in a summary way, and shall decide thereon, and the decision of the said Governor General of India in Council shall be final, and the Marriage Registrar, to whom the application was originally made, shall proceed in accordance therewith.

XI. Every Marriage solemnized under the Bours for Marriages. provisions of the said Act of Parliament shall be so solemnized between the hours of six in the morning and seven in the evening.

Declarations made at the Marriage to be translated to Native Christians.

Native Christian is married under the provisions of the said Act of Parliament, the party solemnizing the said Marriage shall ascertain whether such Native Christian understands the

whether such Native Christian understands the English language, and if he does not, the party solemnizing the said Marriage shall, at the time of the solemnization thereof, translate, or cause to be translated, to such Native Christian, in the language of such Native Christian, both the declarations made at such Marriage in pursuance of Section IX. of the said Act of Parliament.

Proof as to Notice, Certificate, or Hours of Marriage, &c., not necessary to establish Marriage.

After any Marriage has been solemnized under the said Act of Parliament, it shall not be necessary, in support of such Marriage, to give any proof in respect of the Notice of Marriage, or the

Certificate, or the translation thereof respectively, or in respect of the hours between which any Marriage may be solemnized, or in respect of the said translations of the said declarations in Section IX. of the said Act of Parliament contained, nor shall any evidence be given to prove the contrary, in any suit touching the validity of such Marriage.

AIV. Every Marriage Registrar who shall knowingly and wilfully issue any Certificate for Marriage after the expiration of three Calendar months after the Notice shall have been entered by him as aforesaid, or who shall knowingly and wilfully issue, without the order of a competent Court authorizing him so to do, any Certificate for Marriage where one of the parties intending Marriage (not being a widower or widow) is under twenty-one years of age before the expiration of fourteen days after the entry of such Notice, or any Certificate the issue of which shall have been ferbidden as aforesaid by any person authorized to ferbid the issue thereof, shall be guilty of felony. And every person who shall knowingly and wilfally solemnize any Marriage under the previsions of the said Act of Parliament in the absence of a Registrar of the District in which such Marriage is solemnized, or who shall

knowingly and wilfully solemnize any Marriage where one of the parties to such Marriage (not being a widower or widow) is under twenty-one years of age within fourteen days after the entry of the Notice of Marriage, no order for the issue of a Certificate in less than fourteen days having been made by a competent Court, shall be guilty of felony.

XV. The Marriage Registrars in the TerriCertificates of Marriages in Allied Native
States to be transmitted to Secretary, &c.

Transmit the Certificates mentioned and referred to in the twelfth Section of the said Act of Parliament to the Secretary for the Foreign Department of the Government of India

AVI. Every person who shall knowingly and Punishment for making false oath or declaration, or sign any or declaration, or sign any false Notice or Certificate, required by the said Act of Parliament or this Act, for the purpose of procuring any Marriage, and every person who shall forbid the issue of a Marriage Registrar's Certificate, by falsely representing himself or herself to be a person whose consent to such Marriage is required by law, knowing such representation to be false, shall, on conviction, suffer the penalties of Perjury.

XVII. Every prosecution under this Act shall be commenced within the space of two years after the offence committed.

XVIII. The Governor General of India in Council

Appointment of Registrars in Allied Native States, and as to their forms.

tian, or any Minister of the Christian religion, ordained, or otherwise set apart to the Ministry of the Christian religion, according to the usage of the persuasion to which he may belong, to be a Marriage Registrar in any District, to be assigned by the Governor General of India in Council in any place within the Territories of any Native Prince or State in alliance with the East India Company. And the said Marriage Registrar shall be entitled to receive the following fees; that is to say, for receiving each Notice of Marriage, one rupee, for publishing each Notice of Marriage, two rupees, for the issuing of each Certificate, five rupees, for every Marriage forbidden or Protest entered, ten rupees, and for registering each Marriage, three rupees, and all such fees shall be accounted for and paid over by the Marriage Re-gistrar to the Government Treasury as in the said Act of Parliament mentioned. Provided always, that in any case in which it shall appear to the satisfaction of the Marriage Registrar, that the parties intending marriage, or married, under the provisions of the said Act of Parliament, are in indigent circumstances, it shall and may be lawful for the said Marriage Registrar, in his discretion, to remit some part, but not more than three-fourths, of the said fees respectively, and in each and every such case of remission of fees, the Marriage Registrar shall report the circumstances thereof, and the grounds on which the remission is made, for the information of the Governor General of India in Council.

XIX. It shall be lawful for the Government of Salaries of Registrars. each Presidency or Place to pay any one Marriage Registrar of Calcutta, Madras and Bombay, or of any other

district where a considerable number of persons likely to avail themselves of this Act are resident, such salary as they shall think fit, not exceeding the sum of Co's. Rs. fifty per month.

XX. When there is only one Marriage Re-Provision in case of ill- gistrar in a district, and such Registrar. such district, or ill, or in case of the death of the only Marriage Registrar in a district, or of any temporary vacancy in such office, the Magistrate of such district shall act as, and be, Marriage Registrar thereof, during such absence, illness, or temporary vacancy as aforesaid.

XXI. Every Marriage Registrar, or other Searches may be person who shall have the made and Certificates custody for the time being of the Register of Marriages under this Act, shall at all reasonable times allow searches to be made of any Register Book in his custody, and shall give a copy, certified under his hand, of any entry or entries in the same, on the payment of the fees hereinafter mentioned, (that is to say) for every search extending over a period of not more than one year, the sum of one rupee, and four annas additional for every additional year, and the sum of one rupee for every single Certificate, and all such fees shall be accounted for and paid over by the Marriage Registrar to the Government Treasury.

XXII. Every person who shall wilfully destroy or injure, or cause to be des-troyed or injured, any such Penalty for des-troying or falsifying Register Book, &c. Register Book, or the counterfoil Certificates thereof, or any part or certified copy thereof, or shall falsely make or counterfeit, or cause to be falsely made or counterfeited, any part of such Register Book; or of such counterfoil Certificates, or of certified copies thereof, or shall wilfully insert, or cause to be inserted, in any Register Book, or counterfoil copy or certified copy thereof, any false entry of any Marriage, or shall wilfully give any false Certificate, or shall certify any writing to be a copy or extract of any Register Book, or counterfoil copy thereof, knowing the same Register Book or counterfoil copy to be false in any part thereof, shall be guilty of felony.

XXIII. Any person charged with the duty of registering any Marriage, who Accidental errors may be corrected. shall discover any error to have been committed in the form or substance of any such entry, may, within one calendar month next after the discovery of such error, in the presence of the parties married, or, in case of their death or absence, in the presence of two other credible witnesses, who shall respectively attest the same, correct the erroneous entry according to the truth of the case, by entry in the margin without any alteration of the original entry, and shall sign the marginal entry, and add thereunto the day of the month and year when such correction shall be made, and he shall make the like marginal entry, attested in the like manner, in the counterfoil Certificate thereof, to be made by him as in the said Act of Parliament mentioned, and in case such counterfoil certificate shall have been already transmitted to the Secretary of Government of the Presidency or Place within which he resides, he shall make and transmit in like manner a separate counterfoil Certificate of the original erroneous entry, and of the marginal correction therein made.

XXIV. Nothing in this Act contained shall be Certain Registers of construed to extend to the Marriage may be kept as Registration of Marriages berstofare. which may be solemnized in which may be solemnized in

India by persons in Holy Orders, or under the provisions of the Act of the 58th year of King George the Third, Chapter 84, or to the registration of any Marriage solemnized between any two persons professing the Jewish religion, and nothing herein contained, shall affect the right of any Officiating Minister to receive the fees now usually paid for the performance or registration of any Marriage. XXV. All petitions presented in pursuance of

Section V. of the said Act of Petitions to be on un-Parliament, may be so prestamped paper. sented on unstamped paper.

XXVI. This Act shall commetice and take effect from and after the first day Commencement of February, 1852.

f Act.		bruary, 189
Terein married and described	Church, Chapel or place of wor- District in which the other Party resides ship, or huiding in which Mar- when the Parties dwell in different Districts.	
nof between me and the other narty borein named and described	Church, Chapel or place of wor- ship, or building in which Mar- ringe is to be selemnized.	Union Chapel, Dhurrumtollah.

Length of Residence.

Dwelling Place.

Age.

Rank or Profession.

I hereby give you Notice, that a Marriage is intended to be had, within three Calendar Nonths from the date hereof, between me

Mr. John Cox, a Registrar of the District of Calcutta in Bengal.

NOTICE OF MARRIAGE

tricts.			frvo.
ringe is to be solemnized.	Union Chapel, Dhurrumtollah.	y.•ir	Witness my Hand this Sixth Day of May, One Thousand Bight Hundred and Fiffy-two.
	Of Full Age, 16 Clive Street, 23 Days,	More than a Month,	Ony of May, One Thousa
	16 Clive Street,	Minor, 20 Hastings' Street, More than a Month,	my Hand this Sixth I
	Of Full Age,	Minor,	Witness
	Carpenter,		
	Widower, Carpenter,	Spinster,	
	Smitth,	Green,	

(Signed)

James Smith (The Italics in this Schedule to be filled up as the case may be, and the Blank division thereof is only to be filled up when

Parties lives in another District.)

one of the

SCHEDULE (B.)

REGISTRAR'S CERTIFICATE.

I, John Cox, a Registrar of the District of Calcutta in Bengal, do berely Certify, that on the 6th day of May, Notice was duly entered in my Marriage Notice Book of the said District of the Marriage intended between the parties therein named and described, delivered under the Hand of James Smith, one of the Parties, (that is to say.) which the other Party dwell Parties dwell in different Die District in when the Itricts. wor-Church, Chapel, place of wor ship, or building in which th Marriage is to be solemnized. Union Chapel, Dhurrumtollak Length of Residence. More than a Month. Days. हर Street, Dwelling Place. Street Hastings Clice 8 16 Of Full Age, Age. Minor, Rank or Profession. Carpenter,. Spinster ... Widoner, .. Condition. Green, : Smith, Name. Hartha

Issue of this Certificate has not been forbidden by any Person authorized to forbid the issue thereof. The I Date of Notice entered 6th May 1852. Date of Certificate given 20th May 1852.

John Cox, Registrar. Witness my Hand this Trentieth Day of May, One Thousand Eight Hundred and Fifty-two. (Signed)

Blank division thereof is only to be filled up when one of the Parties lives in another District.) This Certificate will be void unless the Marriage is solemnized on or before the 6th day of August 1852 ease may be, and the up as the Italics in this Schedule to be filled E

FRED. JAS. HALLIDAY, Secy. to the Govt. of India.

No. 136.

Orders by the Hon'ble the Deputy Governor of Benyal.

Appointments.—The 14th January 1852.— Mungul Pershad Sing, Second Grade Darogah of Persuppore, in the District of Midnapore, has been promoted to the First Grade. The 15th January 1852.—Captain G. H. Fagan, Executive Engineer in the Midnapore Division, has been vested with the powers of a Joint Magistrate in the District of Midnapore, for the trial of cases connected with the Embankments.

The 16th January 1852.—Mr. R. B. Garrett to officiate as Civil and Sessions Judge of Beerbhoom, with the powers of a Special Commissioner, under Regulation III. of 1828, during the absence of Mr. H. F. James, or until further orders.

Mr. G. D. Wilkins to officiate as Magistrate, Collector and Salt Agent at Cuttack, and Ex-Officio Assistant to the Superintendent of the Tributary Mehals during the absence of Mr. R. B. Garrett, or until further orders.

Mr. F. Lowth to officiate as Civil and Sessions Judge of Purneah, with the powers of a Special Commissioner, under Regulation III. of 1828, during the absence of Mr. II. Swetenham, or until further orders.

The 17th January 1852.—Mr. D. J. Money, Civil and Sessions Judge of Moorshedabad, to be Civil and Sessions Judge of Bhaugulpore, with the powers of a Special Commissioner, under Regulation III. of 1828.

Mr. H. V. Hathorn, Civil and Sessions Judge of Sarun, to be Civil and Sessions Judge of Moorshedabad.

Mr. P. Taylor to officiate as Civil and Sessions Judge of Moorshedabad, with the powers of a Special Commissioner, under Regulation III. of 1828, during the absence of Mr. H. V. Hathorn, or until further orders.

Mr. W. S. Alexander, Civil and Sessions Judge of Bhagulpore, to be Civil and Sessions Judge of West Burdwan, with the powers of a Special Commissioner, under Regulation III. of 1828.

Mr. R. N. Farquharson to officiate as Civil and Sessions Judge of West Burdwan, with the powers above described, during the absence of Mr. W. S. Alexander, or until further orders.

Mr. A. Littledale to officiate as Collector of Patna, during the absence of Mr. R. N. Farquharson, or until further orders.

Mr. J. C. Dodgson to officiate as Magistrate of Rajshahye, during the absence of Mr. A. Littledale, or until further orders.

Mr. E. Jackson to officiate as a Joint Magistrate in the 24-Pergunnahs, until further orders.

Leave of Absence.—The 14th January 1852.— Moulvie Nujjoomul Huq, Principal Sudder Ameen of Beerbhoom, for two months, on Medical Certificate, in extension of the leave granted to him in Orders of the 19th November last.

The 15th January 1852.—Mr. F. A. B. Glover, Officiating Magistrate of Purneah, for one month, under Section XII. of the Amended Absentee Rules, in extension of the leave obtained by him on the 7th instant.

The 16th January 1852.—Mr. J. Nairne, a Student of the College of Fort William, for two months, on Medical Certificate.

Mr. F. B. Drummond, Assistant in charge of the Tirhoot Collectorate, for one month, under Medical Certificate, from the date on which he availed himself of the same, and made over charge of the office to Mr. G. G. Morris. The 17th January 1852.—Dr. A. Campbell, Superintendent of Darjeeling, for twenty-five days, under Section XI. of the Amended Absentee Rules, making over charge of his office to Mr. F. J. Cockburn.

Captain A. A. Stort, Principal Assistant to the Commissioner of Assam, at Gowalparah, until the sailing of the Ship "Maidstone," in extension of the leave granted to him in Orders of the 24th October last.

Mr. W. Jackson. a Judge of the Court of Sudder Dewanny and Nizamut Adawlut, for three months, in extension of the leave granted to him in Orders of 27th February last.

Dr. C. O. Woodford, Surgeon to the Police Force, for seven days, on private affairs, making over charge of his office to Dr. W. Martin.

Notification.—The 8th January 1852.—The Hon'ble the Deputy Governor of Bengal has been pleased to sanction the names of the three Thannahs in the 24-Pergumah District, being changed as follows:—The Manicktollah Thannah to be called the Entalee Thannah, the Nowhazaree Thannah to be called the Kidderpore Thannah, and the Taizirut Thannah to be called the Kali Ghaut Thannah.

The 20th January 1852.—Lieutenant W. Agnew, Officiating Principal Assistant to the Commissioner of Assam, at Gowalparah, made over charge of the Treasury and the current duties of his Judicial and Revenue Offices to Mr. Sub-Assistant H. Driver on the 7th instant.

Mr. F. B. Drummond made over charge of the Sub-Division of Buhera to Mr. F. Tucker, the Magistrate of Tirhoot, on the 8th instant.

Mr. G. A. Pepper received charge of the Magistracy of Beerbhoom from Baboo Gopaul Loll Mitter, Deputy Magistrate, on the 13th instant.

Mr. T. Tweedie, Deputy Magistrate under Act XV. of 1843, received charge of the Sub-Division of Moonsheegunge in the District of Dacca on the 13th instant, the unexpired portion of the leave of absence granted him in Orders of the 8th February last has been cancelled.

Dr. A. Campbell, Superintendent of Darjeeling, made over charge of the Treasury and the current duties of his Office to Mr. F. J. Cockburn on the 5th instant, to proceed into the interior of the District.

Mr. H. V. Bayley received charge of the Treasury and the Collectorate of Hooghly from Mr. G. L. Martin, on the 17th instant.

By order of the Hon'ble the Deputy Governor of Bengal,

J. P. GRANT,

Sery. to the Govt. of Bengal.

No. 123 of 1852.

Orders' by the Hon'ble the Lieutenant Governor of the North-Western Provinces.

Revenue Department,

Lieut, Governor's Camp, the 7th January 1852.

Appeletment.—Ensign G. Hamilton, 51st Native Infancy, to be an Assistant in the Robilcund Survey.

No. 144 of 1852.

Judicial Department,

Lieut. Governor's Camp, the 10th January 1852.

Leave of Absence.—Mr. John Panton Gubbins, Civil and Sessions Judge of Delhie, for one month, from 8th February next, preparatory to resigning the Service.

No. 120 of 1852.

Judicial and Revenue Department,

Lieut. Governor's Camp, the 14th January 1852.

Appointment.—Mr. George Edmonstone, Junior, to be Joint Magistrate and Deputy Collector at Puttialee, but to continue to officiate as Magistrate and Collector of Futtehpore, till further orders.

The foregoing Appointment to have effect from the date of Mr. Brewster's demise.

No. 159 of 1852.

Lieut. Governor's Camp, the 12th January 1852.

Leave of Absence.—Mr. R. Spankie, Joint Magistrate and Deputy Collector of Agra, for fifteen days, under Section XI. of the Amended Absentee Rules, from the 1st February next.

No. 77 A of 1852.

Financial Department,

Lieut. Governor's Camp, the 10th January 1852.

Leave of Absence.—Mr. Charles Grant, Accountant North-Western Provinces, for eleven months, on Medical Certificate, to proceed to Sea, or the Cape of Good Hope, under Section VIII. of the Rules.

Appointment.—Mr. Rowland Money to officiate as Accountant North-Western Provinces during the absence of Mr. Grant, or until further orders.

No. 90 of 1852.

Lieut. Governor's Camp, the 14th January 1852.

Notification.—The remaining portion of the leave of absence granted to Mr. C. Grant, Accountant N. W. P., in Orders of the 3rd March last, is cancelled from the 24th ultimo, the date on which he resumed charge of his office.

By Order of the Hon'ble the Lieut .- Governor

of the North-Western Provinces.

J. THORNTON, Secy. to the Govt., N. W. P.

NOTICE.—Mean Time was this day shown to the Shipping in the River, from the Semaphore Tower in the Fort, Three Quarters of a Second (3s.) after Mean Noon.

Fort William, 16th January 1852.

NOTICE.—Mean Time was this day shown to the Shipping in the River, from the Semaphore Tower in the Fort, One Second (1s.) before Mean Noon.

GEORGE WARKEN, Colonel,

Town Major.

Fort William, 17th January, 1852.

NOTICE.—The General Treasury will be closed on Monday the 26th and Tuesday the 27th instant, on account of the Hindoo Holidays, Shree Punchomee.

F 15 W 1

J. I. HARVEY, Sub-Treasurers

General Treasury, the 16th January 1852.

General Post Office Notifications.

Export Overland Mail vid Bombay.

THE Government of Bombay having appointed the 3rd of the ensuing month of February for the departure of the next Steamer therefrom with a Mail for Suez-Notice accordingly is hereby given, for general information, that the latest safe date for the transmission of letters and papers from Calcutta, which may be intended for conveyance by that opportunity, will be Saturday, the 24th proximo, and that the first set of the Overland Packets will be closed at, and despatched from this Office, on Friday, the 23rd

J. R. BURLTON BENNETT. Deputy Post Master General, in Charge. Fort William, Genl. Post Office, ? the 31st December, 1851.

Export Overland Express Mail, vid Bombay. NOTICE is hereby given, that an Express Packet, (consisting exclusively of Overland Letters, not exceeding the prescribed maximum weight of 400 Tolas in the aggregate,) intended for conveyance by the Steamer appointed to leave Bombay on the 3rd Proximo, will be closed at and despatched from this Office on Monday the 26th instant, and that no Letter above one Tola in weight, or any brought after 3 P. M. on that date (whether the above-mentioned weight be completed or not), will on any account be received for transmission by this opportunity. The Public are particularly requested to take notice of this to avoid disappointment.

No more than two Tolas' weight of Letters can be posted on such occasion by any one Firm or Individual.

J. R. BURLTON BENNETT, Deputy Post Master General, in charge.

Fort William, Genl. Post Office, the 20th January, 1852.

NOTICE .- The Cart conveying the Mails for the North Western Provinces was attacked by Dacoits on the 23rd ultimo, while in transit between the Arrah and Benares Districts, at about a Mile East of Sunna Dak Chokee, and the Mails carried off. The Mails have all been recovered, with the exception of the Sherghotty Wallet of that date for Benares, which contained the undermentioned Packets:

5 Packets from Gyah for Benares.

1 Packet from Dum Dum for Ditto.

Ditto from Chandernagore for Ditto.

from Bogodhur for Ditto. 1 Ditto

1 Ditto from Mungulpore for Ditto.

Ditto from Burdwan for Ditto.

2 Packets from Sherghotty to Ditto.

J. R. BURLTON BENNETT, Deputy Post Master General, in Charge.

Calcutta, Genl. Post Office, \ the 5th January 1852.

NOTICE.—Post Offices have been permanently established at the following places in Bengal :-

Nauthpore, 48 Miles North-West of Purneah. Serajgunge, 65 Miles from Pubnah. Nowhatta, 34 Miles from Jessore.

J. R. BURLTON BENNETT, Deputy Post Master General, in Charge.

doutte, Genl. Post Office, \tage 24th December 1861.

NOTICE.—The subjoined copy of a Despatch No. 29 of 1851, from the Honorable the Court of Directors, dated the 24th September, forwarded to this Office by the Government of Bengal, is published for general information.

> J. R. B. BENNETT, Deputy Post Master General, in Charge.

Calcutta. General Post Office,) the 8th November, 1851.

PUBLIC DEPARTMENT,

No. 29 of 1851.

Our Governor of the Presidency of Fort William in Bengal.

1st. We have been informed, by direction of Her Majesty's Post Master General, under date the 18th instant, that " His Lordship has obtained the authority of the Treasury to despatch in future from the General Post Office in London the Mail for India vid Marseilles on the evening of the 8th of the month, instead of the 7th as hitherto, except on the occasions of the 8th falling on a Sunday, when the Mail will be despatched on the evening of the following day, and that this arrangement will come into operation with the Mail of the 8th proximo."

2nd. You will be careful, that the several Post Masters under your Presidency are duly advised of this alteration which we have by the present Mail notified to our Agents at Aden and in Egypt.

We are, &c.,

(Signed) JOHN SHEPHERD, and 12 other Directors.

London, the 24th September, 1851.

(True Copy,)

W. SETON-KARR, (Signed) Under Secy. to the Govt. of Bengal. (True Copy,)

J. R. B. BENNETT, Deputy Post Master General, in Charge.

NOTICE .- The subjoined Extract from a Letter dated 5th instant, received from the Post Master Hydrabad, is published for general information.

> J. R. BURLTON BENNETT, Deputy Post Master General.

Calculta, Genl. Post Office, the 17th September, 1851,

Extract of a Letter from Captain W. Shelly, Post Master, Hydrabad, to C. P. Brown, Esq., Post Master General, Fort Saint George, No. 197, dated 5th September, 1851.

That all Letters, Papers and Parcels, addressed to Warungull, should be superscribed via Secundrabad, instead of via Nacricull as heretofore, the runners stationed between the latter station and Warungull having been removed, and posted on a direct route from Secundrahad to Warungull.

(True Extract,)

V. 1988

J. R. BUBLION BENNETT.

Deputy Post Master Gameral.

NOTICE.—The subjoined copy of a Notice lasued by the London General Post Office, is published for general information.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

Calcutta, Genl. Post Office, 7 the 30th April, 1851.

Instructions No. 4, 1851. By Command of the Post Master General.

Notice to the Public and Instructions to all Post Masters, Sub-Post Masters and Letter Receivers.

Parliamentary Proceedings to India and Hong Kong, vid Southampton.

General Post Office, February, 1851.

On and after the 1st March next, printed votes and proceedings of the Imperial Parliament, and of the Colonial Legislatures, may be transmitted by the Post between the United Kingdom and the East Indies, or Hong Kong, vid Southampton, (subject, however, to all the existing regulations and restrictions) at the following reduced rates of postage, viz.:

For any weight not exceeding four $\left\{\begin{array}{cc} 1 & d. \end{array}\right\}$ Ounces, Ditto exceeding four four ? exceeding Ounces and not exceeding eight Ounces,..) eight } Ditto exceeding 3 4 Ounces and not exceeding twelve Ounces, Ditto exceeding twelve) Ounces and not exceeding sixteen Ounces,

and so on in proportion, viz., for every additional. four Ounces in weight, above the weight of sixteen Ounces, an additional rate of one Penny, it being understood, that any lesser weight than four Ounces, shall be charged as four Ounces.

This Postage, which is entirely British Postage, and does not include the rate chargeable for conveyance in India, must, in all cases, be paid in advance.

(True copy,)

J. R. BURLTON BENNETT, Dy. Post Master General, in Charge.

LIST of Remaining and Unclaimed Letters and Parcels that have accumulated between the months of July and September 1851.

Smart, Mrs H.—Care of Mr Waring, Conservancy Dept, 32, Upper Circular Road, Calcutta.
Sutherland, Mr.—Calcutta.
Stalenberg, Mrs Ellen.—No. 5, Black Burn's Lane, Calcutta, Saubolle, Esq E.—Shahabad.
Smith, Esq D.—Dacca.
Sage, Esq R P.—Chinsurah.
Smith, Mrs Captain.—Royd Street, Calcutta.
Stalkert.*Mrs.—Berhampore. Stalkert, Mrs Berhampore. Stowart, Mr. T. Carend J Glass, Esq, Railway Centractor, Bendel. Satin, Mr T.—Regi, Drum Major, Dinapore.
Spear, Esq J W.—Bolequt, near Hooghly.
Smith, Esq T D.—Apekland Hotel, Calcutta.
Sherrer and Co, Messrs—Calcutta.
Stevent and Co, Messrs—Agent, Calcutta.

Stewart and Co, Messra—Cosmitollah, Calcutta. Shearman and Co, Messra—Calcutta. Smith, Esq D S—Care of Messra Arson and Co, Calcutta. Smyth, Esq J—Care of Jardine, Skinner and Co, Calcutta. Strachey, Captain—66th N I, Simlah. Sheppard, Mrs E M—Care of Sergt Lynch, Fort William, Stewart, Esq-Agent to the Oriental and General Agency, Calcutta. Salano, Esq R—Jessore.
Stewart, Esq T—Bongong.
Spard, Esq T C—Lahore.
Summero, Esq C A—Berhampore.
Smelt, Mrs A—Burdwa. Smelt, Mrs A—Burdwan.
Soniter, Esq J G—Dinapore.
Singer, Esq S G H—Dhoba, vid Culnah.
Singer, Esq S G H—Lahore.
Stafford, Mrs E—Jounpore. Staunton, Dr.—Care of Mr Birrell, Allahabad. Scott, Esq J B (2 letters)—Care of Mr S Bell, Esq. Purneah. Purneah.
Stuart, II—Rungpore.
Sherrome, Mrs—Barrackpore.
Sinpson, Mrs—Merchant, Meerut.
Simpson, Mrs—Meerut.
Saltmorsh, Esq P (2 letters)—Maldah.
Scott, Dr W (2 letters)—Assam.
Squires, Esq W (4 letters)—Bathgate and Co, Calcutta.
Steadman, Mrs—Calcutta. Steadman, Mrs-Calcutta. Sullie, Mrs-Mission Row, Calcutta. Spencer, Mrs C H—Burdwan.
Savigny, Esq J H—(2 letters)—Jessore.
Savigny, Esq J H—Care of Mr Rice, 3, Mission Row, Calcutta.

Sterri, Revd H—Calcutta.

Stevenson, Esq W—(M D) Bengal Establishment.

Smith, Esq J—No 14, or 24, Waterloo Street, Calcutta.

Spencer, Esq—Burrisaul.

Scotney, Miss—17, Loudon Street, Calcutta.

Smith. Mr W (2 letters)—Spence's Hotel, Calcutta.

Swaddis, Miss R—Care of Mrs D'Silva, Howrah, Calcutta.

Studdert, Esq M—Jessore.

Subzer, Mr S E—Calcutta.

Simion and Co, Messrs—Calcutta. Calcutta. Simion and Co, Messrs-Calcutta, Smoult, Mr J—Burdwan,
Seymore, G F—Mr Peter's, Howrah, Calcutta,
Sayers, Esq F—Secy to the Khordah Book Club, Muligum. Savi, Esq J H (5 letters)—Ramnaghur, Plassey. Somerset, Mr D R—Singapore. Silvestre, Monsieur (2 letters)—Lt a bord de "Louis 14 me." Calcutta, Scott and Evans, Messrs—Madras. Smith, Esq W—Bansberiah, Hooghly. Stephans, Esq H—Calcutta. Sharp, Mr J-On Board the "Haddington" Steamer, Calcutta. Sarkies, Mrs Z-Care of S M Vardon, Esq. Berhampore.
Stalford, Serjt J—European Fusiliers, Meerut.
Sion, Mr J J—Calcutta. Shaw, R T—Ballygunge, 24-Pergunnahs.
Sneed, Private J—No 2212, 60th Rifles, Bengal, Calcutta. Sadrolsing Ragonauth, Esq—Calcutta.
Soorjeemohun Dutt, Baboo, (2 letters)—Calcutta.
Sorabjel Dorabjel Palet, (2 letters)—Calcutta.
Shearman, John (seaman) Barque "Ascendant." Stonehouse, Captain—Ship "Ann." Simpson, Captain—Ship "Arab." Seaver, Esq. Francis, Chief Officer, Ship "Charlotte."
Steedman, Mr Robert—Ship "City of Glasgow."
Smith, Captn D—Ship "Dondbrook."
Stevens, Esq F—Care of Captn Middleton, Ship "Fuzzel Rohoman." Rohoman. Seal, Mr Francis—Ship "Futta Sallam." Smith, Mr G—Barque "John Castor." Slader Mr James—Barque "Kennedy." Swine, Mr James—Barque "Reinedy."
Swine, Mr James—Ship "London."
Stockwell, William—Ship "Madagascar."
Steward, Capta T Y—Ship "Mooltan."
Saxon, Captain George—Ship "Zenobia."
Stewart, G H—Ship "Zenobia."

T.

Tillotson, Mrs B (2 letters)—Dinapore.
Tigher Phrase J—Pensioner H M 10th Regt, Dinapore.
Trusche, Monsidur E—Chandernagore.
Trusche, Monsidur E—Chandernagore.
Trusche, Mrs Majox—Purneah.
Taylor, Mr W—Calcutta.
Taylor, Mr W—Calcutta.
Truscham, Mr D H—Steamer "Jumna," Koolna.
Taylor, Esq J (3 letters)—Dacca.
Thompson, Esq J G—Combacanum.
Thompson, Esq J G—Combacanum.
Thompson, Esq J—Jessore.
Tayler, Esq E—Calcutta.
Terraneau, Esq HC B—Chinchurah.
Thomas, Esq I M—Dinapore.
Toman, Esq J J—Care of J Bathurst, Esq, Calcutta.
Thompson, Miss E—Care of Mr Hughsdon, Launcheston, Van Dieman's Land.
Theophilus, Mr S M—Molunga, Dhyhutta Lane, No 9, Calcutta.
Thomas, Mr G—Under Dawk, Howrah, Calcutta.
Tayler, Esq B—Burdwan.
Toovey, Mr Alfred—3rd Light Dragoons, Umballah.
Tisrah, Captain—Chittagong, at Feneqgy Bazar.
Tynan, Esq J—Jessore.
Twopany, Esq Rd Nawell—Bhaugulpore.
Tigmas, Esq J P—Calcutta.
Triffer, Mr W—Calcutta.
Triffer, Mr W—Calcutta.
Taylor, Mr W H—Supt Surg Office, Madras.
Thompson, Mrs Mary Ann—Passenger on Board the Ship "Futty Allum," Calcutta.
Tarramohun Mullick and Co, Messrs (2 letters)—Calcutta.
Thomas, Mr Edwd Bow—(2nd Officer,) Ship "Atiath Rohoman."
Taitt, Captain R (12 letters)—Ship "Alex Johnstone."
Thomas, Esq D (Chief Mate)—Ship "Alex Johnstone."
Tronco, Mr G (2nd Mate)—Ship "Alex Johnstone."
Tracy, Captain—Ship "Lord Hardinge."
Topsent, Captain—Ship "Lord Hardinge."
Traylor, Captain—Ship "Lord Hardinge."
Traylor, Captain—Ship "Lord Hardinge."
Traylor, Captain—Ship "Lord Hardinge."
Traylor, Captain—Ship "Reinze."
Thompson, Captain Ship "Reinze."
Thompson, Captain—Ship "Reinze."
Thomson, Erder—Ship "Rob Rov."
Tronton, Fredk H—Ship "Zenobia."
Taylor, Captain—Ship "Rob Rov."
Tronton, Fredk H—Ship "Zenobia."
Taylor, Captain—Ship "Rob Rov."
Tronton, Fredk H—Ship "Zenobia."
Taylor, Captain H—Schooner "Thane."
Thomson, Emanuel (4 letters)—Calcutta.

(To be continued.)

J. R. BURLTON BENNETT,

Deputy Post Master General,

Fort William, General Post Office, 23rd December, 1851.

OPIUM NOTIFICATION.—Notice is hereby given, that the Second Sale of Opipresent: E. CURRIE, Esq. um, the Provision of 1850-51, will be held at the Exchange Hall, on Tuesday, the 10th February 1852, at 11 A. M., and will comprise 2,800 Chests, viz.:

Total Chests,... 2,800

2. The general conditions of the sale now advertised will be the same as usual. They may be accertained by reference to the Notification issued on the 5th November 1851, and published in the Calculta and Exchange Genetics, or on applies tipe at the Office of the Board of Revenue.

- 3. The latest dates for deposit and clearance will be the 16th and 25th February 1852, respectively, that is to say, no Sub-Tressurer's Receipts, Company's Paper, or other Public Securities that may be tendered for Deposit in redemption of Promissory Notes given by purchasers at the Sale, will be received after 4 p. m. of Monday, the 16th February 1852; and no Tressury Receipts in full payment of lots will be accepted after 4 p. m. of Wednesday, the 25th February 1852.
- 4. In addition to the quantity above advertised for Sale, the following quantities, more or less, of Behar and Benares Opium of 1850-51, will be brought to Sale in the present year on or about the dates specified below:

	Behar, about Chests	Benares, about Chests.	Total, about Chests
On or about Wednesday, 10th March 1852, }	1920	880	2800
On or about Monday, 12th April 1852,	1920	880	2800
On or about Monday, 1 10th May 1852,	1920	880	2800
On or about Thursday, 10th June 1852,	1920	880	2800
On or about Monday, } 12th July 1852, }	1920	880	2800
On or about Tuesday, (10th August 1852,)	1920	880	2800
On or about Friday, 10th September 1852,	1920	880	2800
On or about Monday, 1 11th October 1852,	1920	890	2800
On or about Wednesday, 10th November 1852,	1920	880	2800
On or about Friday, 10th December 1852,	1892	869	2761
	19172	8789	27961

By order of the Board of Revenue, Fort William, the 19th January 1852,

CECIL BEADON, Junior Secretary.

NOTICE.—Scaled Tenders will be received at the Peshawur Executive Commissariat Office, up to 4 p. m., on Wednesday the 25th February 1852, for the supply of Beer, for one year, from the 1st May 1852, for the use of the undermentioned Stations:—

> Peshawur. Rawul Pindee.

Separate and Distinct Tenders to be made for the supply of Beer at Stations named, and also for the supply of such quantity as may be required by Regiments or Detachments marching, or on Command.

Rates to be specified in words as well as figures; unless so specified, Tenders will be rejected.

Tenders will be opened and read in presence of parties concerned, at Noon precisely, on the 26th February 1852.

G. B. RRODIE, Aistitus! Commy: Gell.

Peshawur, Executive Commissariat

COMMISSARIAT MOTICES.

SEALED Tenders will be received at the Executive Commissariat Office at the Presidency, up to 4 p. m. of the 16th February 1852, for the supply of the following Articles, for the Presidency Division, and on the march for one year, from the 1st May 1852.

Tenders will be received for each Article separately, agreeably to forms open to inspection at the above Office and not otherwise, and they will be opened and read on the 17th February 1852, at noon precisely, in the presence of such parties concerned as may choose to attend.

The sum noted opposite each item will be required as a deposit with corresponding Tender, and all further particulars may be obtained on application at the Commissariat Office.

Articles.	Depo- sit.	Articles.	Depo-
\$1.00 mm	Co.'s Rs.		Co.'s
Bread for Troops,	500	Tuble Rice,	100
Bhur Boats,	100 200	Rice for Elephants }	100
Coffee,	200	Sugar, Benares,	100
Gear for Elephants and Bullocks,	100	Salt, Table and Com-	100

A. D. DICKENS, Lieutenant, Sub-Assistant Commissary General.

Fort William, Commissariat Office, the 5th January 1852.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Charles Mottley, an Insolvent.

In the matter of Henry Kinsey Hamilton, an Insolvent.

In the matter of William Richard Lackersteen, an Insolvent.

In the matter of William Thomas Grieff, an Insolvent.

In the matter of Joseph Pereira, an Insolvent.

In the matter of Anundlell Day, au Insolvent.

In the matter of Charles Robert Lackersteen and William Richard Lackersteen, Insolvents.

In the matter of Alfred Hillott Brooks, an Insolvent.

In the matter of Nemychurn Bannerjee, an Insol-

Chief Clerk's Office, 19th January 1852.

On Saturday, the 3rd day of January instant, It was ordered that the said several Insolvents be respectively entitled to their personal discharge, under the Act XI. Vic. Cap. XXI.

In the matter of David
Marcar, of Armenian
Street in Calcutta, Merchant, an Insolvent.

Vic. Cap. XXI. was filed in the Office of the Chief Clerk, on the 10th day of January instant, and by an order of the same date, the estate and effects of the said Insolvent were vested in the Official Assignee.

In the matter of David On Saturday, the Marcar, of Armenian 10th day of January Street in Calcutta, Merchant, an Insolvent. It was ordered that the Hearing in this matter shall be on the 6th day of March next, and that the said Insolvent do then attend to be examined by the said Court.

Templeton and Carapiet, Attorneys.

In the matter of Maurice Chardon, heretofore of Hadgeepore, in the Disrict of Tirhoot and Province of Behar, Saltpetre Manufacturer and Indigo Planter, late of Spence's Hotel in Calcutta, an Insolvent.

day of February next.

On Saturday, the 3rd day of January instant, It was ordered that the further Hearing for final discharge in this matter be, and the same is hereby adjourned nn-Jtil Saturday the 7th

Molloy, Mackintosh and Poe, Attorneys.

In the matter of James Augustus Patrick Murray, of Mirzapore in Calcutta, an Assistant in the Office of the Superintendent of Marine, an Insolvent.

In the matter of George Villers Vincent, late of Delhi in the North-West-ern Provinces of India, and lately carrying on business together with William Meller, (since deceased) as General Merchants and Auctioneers at Delhi, under the style or firm of Baness and Company, but at present residing at Garden Reach in the Suburbs of Calcutta, an Insolvent.

In the matter of the separate estate of George Villers Vincent, heretofore carrying on business at Delhi in the North-Western Provinces of India, together with William Meller, (since deceased) as General Merchants and Auctioneers, under the style or firm of Baness and Company, but at present residing at Garden Reach in the Suburbs of Calcutta, an Insolvent.

Notice, that the petitions of the said several Insolvents, seeking the benefit of the Act XI. Vic. Cap. XXI., were filed in the Office of the Chief Clerk, on the 16th day of January instant, and by orders of the same date, the estates and effects of the said several Insolvents were vested in the Official Assignce, respectively.

In the matter of James Augustus Patrick Murray, late of Mirzapore in Caloutte, un Assistant in the Office of the Superintendent of Marine, an Insolvent.

In the matter of George Villers Vincent, late of Delhi in the North-Western Provinces of India, and lately carrying on business together with William Meller, (since deceased) as General Merchants and Auctioneers at Delhi, under the style or firm of Baness and Company, but at present residing at Garden Reach in the Suburbs of Calcutta, an Insolvent.

In the matter of the separate estate of George Villers Vincent, heretofore carrying on business at Delhi in the North-Western Provinces of India, together with William Meller, (since deceased) as General Merchants and Auctioneers, under the style or firm of Baness and Company, but at present residing at Garden Reach in the Suburbs of Calcutta, an Insolvent.

On Friday, the 16th day of January instant, It was ordered that the Hearing in these several matters shall be on the 6th day of March next, and that the said several Insolvents do then respectively attend to be examined by the said Court.

Templeton and Carapiet, Attorneys. Grant and Remfry, Attorneys.

In the Matter of Connoyaloll and Greedhareeloll, of Burra Bazar in Calcutta, carrying on trade and business under the Vic., Cap. XXI., was name, style and firm of | filed in the Office of Connoyaloll and Gree- the Chief Clerk on dbareeloll, as Merchants the 16th day of Januand Traders, Insolvents. Jary instant, and by an order of the same date, the estates and effects of the said Insolvents were vested in the Official

Notice, that the petition of the said Insolvents, seeking the benefit of the Act XI.

Assignee. Beeby, Attorney.

Chief Clerk's Office, 20th January 1852.

Military Orphan Press.

IT is hereby notified, for general information, that from and after the date of this advertisement all Bills and Receipts connected with the Military Orphan Press, will be signed by the Secretary of the Military Orphan Society, and that without such signature no Bills nor Receipts will be considered valid and sufficient.

By order of the General Management of the Military Orphan Society,

> JOHN T. D. KIDD, Secy. M. O. S.

KIDDERPORE, 31# January, 1851. 5 Report showing the smallest Depth of Water in the Bhaugiruttee, Jellinghee, and Malabangah Rivers, on the 8th January 1852.

Names of Rivers.	Smallest Depth of Water.	Where Shallowest.
Bhaugiruttee River.	feet.	11
At its entrance,	017	
Below the entrance,	0	
From thence to Jungy-	0	
pore,	0 7	Not received.
From Jungypore to Sad-	0	
duckbaugh,	0	A STATE OF A STATE OF THE STATE
From Sadduckbaugh to 5	1 5	At Moorshedshad.
Berhampore,	1 7	, Berhampore.
From Berhampore to {	1, 6	" Modoorhaldar.
Cutwa,	1, 7	" Mojumpore.
And from Cutwa to {	1 9	. Kalleekapore.
Nuddeah, (1 8	Below Augurdeep.
Jellinghee River. *		
At its entrance,	6 0	
(2 9	Lower entrance.
From thence to Bause-)	2 8	Below Dyrampore.
marree,	2 6	At Bollyemarree.
Ç	3 0	" Chanderparrah.
1	2 9	Koobleeah.
From Bausemarree to	2 9	,, Kurreempore.
Teenhkattah,	3 0	" Umberpore. " Dogatchee.
	2 8	
	2 9	" Radhanugghur.
From Teenhkattah to So-)	3 0	, Boyarbandah.
natullah,	3 3	Pattooahbangah.
And from Sonatullah to \$	3 0	Below Kalleenugghur.
Moisgunge,	3 0	At Sumboonugghur.
Matabangah River.		चित्रकी -
At its entrance,	15 3	
From thence to Hautho-	12 0	At Dewangunge.
leah, }	2 3	" Bolenh.
From Hautboleah to	2 0	
Katchikattah, {	2 2	" Ashmancolly.
From Katchikattah to j	2 3	" Batchamarres.
Kishengunge, ?	2 3	" Tahldah.
And from Kishengunge	3 0	

No Water on Guage at Berhampore.

J. LANG, Supt., Nuddeak Risers.

Head of Jellinghee River, 12th January 1852.

* Since last Report, the channel of this River, at Chanderparrah, has been deepened by the construction of Bandahls, from 2 feet 9 inches to 3 feet; and at Dogatchee, from 2 feet 9 inches to 3 feet.

ALL Persons indebted to, or having claims on the Estate of Lieutenant Colonel Napleton, deceased, late of the 13th Regiment Native Infantry, are requested to address, if by letter, Post-paid, the President of the Committee of Adjustment.

> F. WHITELOCKE, Capt., 13th No. I., President Committee of Adjustment.

Delhi, 15th January 1852.

JUST PUBLISHED,

And for Sale at the Exchange Hall,

AN INDEX to the Acts of the Legislative Council of India, from their commencement to the close of the year 1849.

By JAMES SMALL.

settled for 10 years This Mehal was from 1255 to 1264 NOTICE is hereby given, under Section VI., Act I. of 1845, that the undermentioned Estates in Zillah Nudden, will be put up to public and unreserved Sale at the Collector's Office of that District, on Monday, the 2nd February 1852, or 21st Magh 1258 B. S., for Arrears of Revenue and other Demands which, by the Regulations and Acts in force, REMARKS B. S. up to Ugh-raun 1258 B. S. Balance due 0 0 000 20000 -1 0 0 050 8 000000 13 8 1 8 **~**055~5 0 2 -772500 9 3 953 ee Jumma 282225 226 Sudder Jumma, 222 37 12 8 47 Co.'s Re. 1259 B. S., 1260 B. S., 1261 B. S., From 1262 B. S., Permanent Jumma, Russod Chur Kauchukata Gohalbattee,...., Nobokissen Roy, Nuffur Chundur Sircar, Casseemonee Deba, Omachurn Mookerjee,..... Muddenmohun Chatterjee, ... Muddhoosooden Bose, Beestoochunder Bhuttacharjee, Obhoynath Bose, Muffeezuddeen Saha, Muddenmohun Ghose, Callee Doss and Debnath Chatterjee, Recorded Proprietors. Taherpore, Chackla Kistuugur, Bhandarkola, Turff Mohutpore, ... Cullabarree, Pergh. Mahomed Sahu, Ditto, Coolla, Chackla Kistnugur, Fooleardewar, Chackla Kistnugur, ... Doloygram, Pergh. Mamjooanee, ... Gopaulpore, Pergh. Rajpore, Mouzah Nowparah, Pergunnah Futtapore, Chackla Matearee, Dhooleapore, Baugwan, Names of Mehals. ure directed to be realized in the same manner as Arrears of Revenue. the District Rent Roll No. of the Mehals in or Register. 827 947 543 1355 Mehals not perma- 1 ****** Ditto, •••••• nently settled, ... the Towjee, settled Estate on permanently Glass of Mehals, Ditto, Ditto, Ditto, Ditto, Ditto, Ditto, Ditto, Ditto, Ditto, Mehal : 2 3 a . • :

Zillah Nuddea, Collector's Office, the 16th January 1852.

ম ম

G. W. BATTYE, Collector.

In the Court for relief of Insolvent Debtors in the Settlement of Prince of Wales' Island, Singapore and Malacca.

In the matter of Choa Yeow, late Trader, now Prisoner for debt in Her instant, a Petition Majesty's Gaol at Prince of Wales' Island, an Insolvent.

praying for the benefit of the Act XI. Vic. Cap. XXI., and by an Order of the same date, the Estate and Effects of the said Insolvent were vested in the Official Assignee at Prince of Wales' Island.

Notice further, that the matter of the said Petition will be heard at Prince of Wales' Island, on Monday, the 1st day of March 1852; and that any Creditor, intending to oppose the discharge of the said Insolvent, must give him Notice thereof in writing, three clear days before the day of Hearing, and file a like Notice at the Chief Clerk's Office on or before the day of Hearing.

A. Rodtk,

Chief Clerk, Prince of Wales' Island.

7th December 1851.

In the matter of Stuart Herriot, heretofore trading at Prince of Wales' Island, in co-partnership with one George Stuart, (now residing in Europe) as Merchants and Agents, under the Firm and Style of Stuart and Co., an Insolvent.

Notice is hereby given, that by an order of this Court made in this matter, on the 19th day of December instant, It was ordered that the further Hearing of the matters of the Petition of the said Insolvent should the 1st day of March

be adjourned to Monday the 1st day of March 1852, for the purpose of making a dividend, upon which day any claims of any Creditors, which have not been previously determined, shall be heard; and any Creditors or other persons interested who may be desirous of opposing any claims upon the Estate of the Insolvent, may attend and be heard upon any affidavits which shall have been filed in the Office of the Chief Clerk of this Court at Prince of Wales' Island, three clear days before the day of Hearing.

A. RODYK, Chief Clerk, Prince of Wales' Island.

20th December 1851.

SAME OF BENGAL BATES.

To				
DISCOUNT.				
Private Bills and Notes at or within 3 months,	10	ver (Cent	•
Government Acceptances do., INTEREST CHARGED.	6	**	,,,	
On Fixed Loans, not exceeding 37				
months, on Deposit of Company's	8	*,,	**	
Paper,				
On Deposit of Opium,	9	**	••	
On Deposit of Metals and Indigo,	9	••		
On Deposit of other Goods,	10	••	,,	
On Accounts of Credit, not exceed-			**	
ing 3 months, on Deposit of Com-	81	,,	,,	
On Deposit of Opium,	91	••	••	
On Deposit of Metals and Indigo,	9	••	,,	
On Deposit of other Goods,	101	**	,,	
	· m			
W. GREY, Secy.	, 21	CUL	urer.	١
Bank of Bengal,	9			
Calcutta, 17th Sept., 1851.				

Worth-Western Bank of India.

THE opinion of Counsel, which has been taken as resolved by the Shareholders at the last Half-yearly General Meeting, being favorable to the feasibility of registering the Bank under Act No. XLIII. of 1850, the Manager hereby calls a Special Meeting of the Shareholders for the purpose of resolving that the Company shall be registered under the said Act, to be held at the Bank Premises, No. 4. Old Council House Street, Calcutta, at Noon, on Tuesday, the 20th day of April 1852.

This notice is given in pursuance of and as required by the fourth Section of the said Act

XLIII. of 1850.

JOHN O'B. TANDY, Manager.

North-Western Bank of India, Calcutta, 27th December 1851.

LOST.—On the Road between Saugor and Bombay, between the 24th September and 2nd Octobes 1851, a Government Promissory Note of the 5 per Cent. Loan of 1841-2, No. 45911, for Co.'s Rs. 2,000, Interest whereon is payable at Bombay from 1st July 1850,—the dâk packet in which the Note was enclosed having been lost. The Public are cautioned against purchasing or negotiating this Note. Payment of Interest has been stopped.

LOST,—A 4 per cent Government Promissory Note, for Co.'s Rs. 500, No. 5,443, dated 31st March 1836, belonging to Kalleynauth Mookerjee.

THIS DAY IS PUBLISHED,

The New Quarterly Bengal Army List,

OF HER MAJESTY'S AND THE HON'BLE COMPANY'S FORCES ON THE BENGAL ESTABLISHMENT.

Exhibiting the Rank, Standing, and Various Services of every Officer in the Army, distinguishing those who have received Medals and other distinctions, and who have been wounded, and in what actions; with their period of Service and dates of Commission.

CORRECTED TO 10TH JANUARY, 1852.

To which is added,

A List of Civil Servants

IN BENGAL AND THE NORTH-WESTERN PROVINCES, with the dates of their Appointments, &c.

PRICE-Four Rupees, each Quarterly Number, or to Subscribers, 12 Rupees per Annum,

Payable in Advance.

It is requested that all communications, orders or remittances for the above Army List be sent to the publishers, R. C. Lepage and Co.

A few Copies of previous Numbers of the New Army List are available to parties desirous of securing a complete series of the publication.

13th January, 1852.

For Sale at the Military Orphan Press, PRIOR 3 RUPERS.

AN ACT for punishing Mutiny and Desertion of Officers and Soldiers in the Service of the East India Company, and for regulating in such Service the Payment of Regimental Debts and the Distribution of the Effects of Officers and Soldiers dying in the Service.



APPENDIX TO

The Calcutta Gazette.

Published by Authority.

WEDNESDAY, JANUARY 21, 1852.

বঙ্গ ও এতক্ষেশীয় অপর ভাষাকে নামান্ধিত যে সকল চিচীর মালিকানের টিকানা নাছওয়াপ্রযুক্ত মেদনীপুর পোষ্ট আফিসে ১৮৫১ সালের জুন মাহাতে যে সকল চিচী রাধিত হইয়াছে তাহার ফর্ম।

চিচীর সংখ্যা	চিঠীর মালিকানের নাম	মালিকানের টিকানা	रेकिकरत्र
5	উক্ চরণ দাস	দেউল্যা	1
2	সেথ মদন	মানিকপুর	
0	ইন্দুনারায়ণ পটনাএক	রকাণ ্ড	
8	দেশ ভরিবুলা	ুনূতন বাজার	-
•	ভৈরবচন্দ্র দাস	মানিকপূর	
	মোহন জানা	সতকুই	1
9	রামচাদ বসু	চিড়িমারসাই	
b	কাশিনাথ অধিকারি	ভগরা পুষ্কর্ণী	i
2	রামটাদ চক্রবর্ত্তী	পার্থরা	1
30	কেনারাম মন্ত্রদার	बे	1
>>	ब्रामिक्डव मब्मनाव	*	
: 38	ৰপিরাম গোষামি	*	
30	কেনারাম মজুমদার	4	
58	ब नाथहम्म द्वाग	মির বাজার	
30	গৌরহ্রি দাস	র জাগ ন্ধ	İ
36	4	di di	-
39	অভেশ্র মলিক	মেদনীপুর	71
36	কেশবনারারণ মুখোপাধ্যায়	পাথরা	1
30	🚇 মতি ভাষাময়ী	কোভয়ালি ক্সাইয়ানা	
10	ৰবিরাম গোষামি	পাধরা	4
25	বিশ্বনাথ ভূঞা	হেউল্যা	
44	মুনশী মকবুল আহমাদ	d ·	1
20	কালাটাদ মজুমদার	মুনিবগড়	
18	देक्नाकुत् बल्गानाधाव	পাধরা	
10	রামলোচন পাল	গদাপিয়াসানা	
20	भीवनांच मूर्याशाधाव	মূনিবগড়	
	अक्रमान मजूममाइ	পাধরা	- 1
اللا			

চিঠীর স~খ্যা	চিঠীর মালিকানের নাম	भागिकात्मत्र विकास	रैका
23	কাজি হৈদরআলি	দেউল্যা	
30	म र्णन डेक्नीन	মেদনীপুর	
25	মেশ এস জোজেপ	4	1
૦ ૨		পাধর	
20	পঞ্চানন মজুমদার	व	
10	উমাচরণ গ্রেপোধ্যায়	বিবিগ গু	
9 8	লক্ষীনারায়ণ অধিকারি হরিনাথ ছোষ	*	
		মেদনীপুর পাধরা	1
9 5	জাদবচন্দু মঙ্গুমদার তারাচাঁদ কবিরাজ		
31		হবিবপুর	Ì
95 9F	জননাথ মাইতি	মেদ্নীপুর	
1		1	
8.	কালাচাদ চটোপাধ্যায়		
82	গুপি হাজর।	মির বাজার	
8२	(मिरिश्रमाम महकोइ	হ ৰিবপুর	1
. 80	ভানআ লি থা	মেদ্নীপুর	
88	রামদয়াল সি∙	₹.	
8 @	বিশ্বস্তুর চটোপাধ্যায়	পাধরণ	1
88	রামটাদ বন্দ্যোপাধ্যায়	বঞ্জী বাজার	1
89	ভিতু মেথর	ু আমলাওজা	
81-	निउन्हम् प्रबूपमात	পাধরা	1
82	উমাচরণ বন্দ্যোপাধ্যায়	ď	
	निजनम्म भन्नमात	•	
62	লালা বেহারিলাল	মেদনীপুর	*
æ	মির সদ্বিআলি শাঁ	*	
e o	शक्रांबांग्रंग वत्नांशाधाय	ভগর। পুস্কুর্নী	
€8	আবদুল সমূদ	মেদনাপুর	
e e	কালীপ্রসন্ন চটোপাধ্যায়	•	*
69	সেথ মনিকৃদ্ধীন মহ্মাদ	*	
69	হোশেন বন্ধ	*	
er	পাৰুআলি শাঁ	নন্তর৷ বাকার	1
6.2	কালীপ্রসাদ দাস	ধান্দার	
60	क्ष्थ्यमाम शीबि	র জাগঞ্জ	
97	মধুস্দন জানা	ভেবর	1
95	ভৈর্ষচরণ ছোষ	উপু ৰে জিয়া	*
৬৩	রাধানাথ বন্দ্যোপাধ্যায়	4	1
৬৪	শিত্র দাস	· •	al .
44	नमनान (म	ভেবরা	
৬৬	रेवमानाथ माभ		
৬৭	মুনশী কেকায়েতুলা জমাদার	20 4 2	
6 F	মধু মাইতি	*	
63	नमनान (म	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	
1.	রাধামোহন মাইডি	1	
1)	কাশিনাথ দাস	2 2 2 2 2 2	
98	ভারাচীদ দাস	हर्गणाला	

চিঠীর ল ং খ্যা	চিঠীর মালিকানের নাম	মালিকানের টিকানা	देककित्व
95	দেশ চাঁদ	মেদনীপুর	
18	মধুসূদন মাউডি	নেউল্যা	į
90	छेद्रमान मञ्जूममा त	পাধরা	1
10	রামপ্রসাদ বেরা	দেউল্যা	
11	শিতারাম বাব্	4	ĺ
92	त्रोमनोत्रायन क्राय	কোতালির খানা	
12	হোশেনআলি	মেদনীপুর	
60	উমাচরণ বন্দ্যোপাধ্যায়	পাধরা	i
1	উজ্জুল মহাপাত্র	মেদনীপুর	
be	धंद्रमान मजुममाद	পাধর	1
F3	विस्थान गीति	্ উ জা গ ঞ্	
F 8	काना । मि हर्जा शाधा ।	বল্লবপুর	-
P.C	জয়গোপাল রায়	মেদনিপুর	
b0	श्रंतमान प्रज्ञामात	পার্যরা	
49	শ্ৰীনাথ মূথোপাধ্যায়	করনেল গোলা	
b b	रेक्नाम्हम् इक्द्रा	মেদনীপুর	
64	আবদর রব	মিঞা বানার	
20	· নবকুমার ছোব	ভেবর1	
22	রাধানাথ মাইডি	ं (म डेना)	
26	মূনশী দেশায়রআলি	(मनने श्रुं द	
20	আবদুলমুজিদ	মুেজা মহৰা	1
≥8	কৃষ্ণ খেলা	মেদনীপুর	
26	আলিহোশেন	4	
20	शनाध्व मखन .	নূতন বাজার	
21	सङ्घ्राम् भवेतावरू	ভেবরা	
21-	কেশবনারায়ণ মুখোপাখ্যায়	পাধরা	
29	কাশিনাথ রার	গড়বেকা	
>••	निवनाथ कविवाज	পাধরা	
307	নারায়ণ চটোপাধ্যায়	বড় বাজার	
205	কমলাকান্ত দ্তু	4	
>00	এনাধ মুখোপাধ্যায়	করনেল গোলা	
>-8	অফুর বিসা	ভেবরা	
>00	রামকান্ত দে	(म छेना)	.1
>00	क्षभ्यगाम गीति	ড জাগ ঞ্	
301	ছিক্ল গাঁরি	মেদ্রীপুর	
201	गर्खाच्य मच		
>.>	भीत्रहित मान	বজাগ ্ব	
>>-	शक्नोहार्य काना	মানিক পু র	
222	বরপাচরণ মাইডি		
>>2	কালীচরণ দাস	(खरहा	
>>0	রামকাত বাস	নূতন বাজার	
338	र्भन बाहेडि	(जरहा	i
336	माध्यम् मनुमनात	(महनीभूद्र	

বল ও এতজেশীর অপর ভাষাতে নামান্তিত যে সকল চিঠার মালিকানের টিকানা নাহওয়াপুরুক্ত পাটুলি পোষ্ট আফিলে ১৮৫১ সালের আপ্রিল মাহাতে যে সকল চিটা রাথিত इहेग्राष्ट्र जाहात कम।

চিঠীর ল^খ্যা	চিঠার মালিকানের নাম	মালিকানের টিকানা -	रैकक्रिस
> 1	গোবিন্দনাথ রায়	পাট্ৰি	
١ ١	खवनहम् उदक्षां इ	কেশেডাঙ্গা	3
9	মধুসূদন অগন্তি	জ গদানস্পূর্	
8	প্যারি লাল মজুমদার	শর নীয়া	

চিঠী রাথিত

ভঃ		লৈর আপ্রিল লা∿ মৈ মাহাতে যে	मकन विधी
	7.007	য়াছে তাহার ফদ।	
•	कृष्णभन छह	পদ্বশান	1
•	পীর শাঁ	পাঁচকুড়া	
೨	কৈলাশ্যন্ত্র চটোপাধ্যায়	टेमचामन	
8	প্রভূ সিংহ	তমলুক	1
e	কুচল মেটে	· •	
৬	অভ্ৰুন দাস	à	1
•	জগমোহন গণ	de la companya de la	
b	জিতনারায়ণ চক্রবর্ত্তী	A	į
۵	্দেশ কলিম শেকসংগার	.	
>•	গৌরমোহন দে	কেলুমাল	
>>	অভ্ৰেদাস	তমনুক	
34	হরিশ্যু মণ্ড	À	
20	वृष्पावन नि०इ	à	į
>8	নারায়ণ মাইডি	अ मू लिय़।	
>0	বৈদ্যনাথ মুখোপাধ্যায়	रेम ना मन	
30	রাজকৃষ্ণ নন্দী	নারায়ণ পুর	1
>9	অজুধাারাম পাহাড়ী	स्राइ	į
75	রছুরাম তক্বাগিশ	रेमभावन	
12	श्रमाम (होधुदी	সাতকে নু	1
10	শিবচন্দ্ৰ	रेमनामन	
52	(शाविषक्यु ७३) हार्य)	1 *	
रर	বুজমোহন দাস	(बहरबज़ा)	
২৩	কুচল মেটে	ভমশুক	1
२8	বৈদ্যনাথ মাইতি	ইটেমগ্রা	
रद	রামতনু চক্রবর্ত্তী	टेमनामन	
२७	नाजायनम्सु मान	বালশী	
29	ब्राजनीवायन वाय	পদ্ৰশান	
26	निर्गाश्वत पञ्च	रेमभागम	
२३	क्ष नाथ थे।	রাধাবলভপুর	†
30	মেশ ভামোল ফেরেণ্ডার	रेमभागन	
92	কালীমোহন লাক্ডি	ভমপুক	¥2
ગર	রামপ্রসাদ মিজ	. शर् वभाव	5.
99	রাম ান-হ	ভমশুক	
08	नानगाम प्राइष्ठि	् टेम णावन	
DE !	অৰুত্যায়াম পাহাণী	वंगारे	
4	Significant Section 1997		<i>H</i> .

চিচীর সংখ্যা	চিত্ৰীর মালিকানের বার্ম	श्रीणिकारमञ्ज क्रिकामा	रेकिकरहर
28	রামচরণ বিশাস	তমশুক	1
99	होजनोहीय ब्रोह	পদুৰশান	l
3	🗬 क्ष क जिलाशांत्र	নাহেৰ গঞ	

ৰণ ও এতবেশীর অপর ভাষাতে নামান্তিত যে সকল চিঠীর মালিকানের টিকানা নাহওরাপ্রযুক্ত ধাজরির পোই আফিসে ইং ১৮৫১ সালের মে জুন ও জুলাই মাহাতে যে সকল চিঠী রাথিত হইয়াছে ভাহার কর্ম।

>	নাগরি চিটি	ঘাট খান্তরি
ą.	যাশী বাবু	কশাগেছে
•	श्रीनाथ वार्	4
8	কালাচাঁদ মিজ	ভাইমোন
•	পরাৎপর	কাঁখি
৬	রামধন ছোব	কুকুড়াহাটি
•	প্রাণছরি সরকার	উল্বেড়া
٢	ভূঞা চৌধুরী	ফকিরচক
>	হলধর পাল	কুকুড়াহাটি
>•	नवकूमात ठळावर्खी	a)
>>	চন্দ্ৰোহন ভ্মিকটী	দোরদূব লাল
32	কালীচরণ চটোপাধ্যায়	কুলটা
20	ইশ্বচন্দ্র মুখোপাধ্যায়	ছিরাকো ল
>8	কালীপ্রসাদ পারিয়াল	রামগড়
30	ভগৰতীচরণ মুথোপাধ্যায়	কুকুড়াহাটি
30	शीविष्कृषु वत्माशीशाग्र	র্গেয়াগ্রাঞ্চ
>9	ভক্তৰভ গোস্বামী	কুকুড়ালহাটি
76	माद्रमाञ्जाम प्रूर्थाशाशाश	মোনহরপুর
86	কৃষ্ণকান্ত কুশাল	দেখালি
10	লোচন ঢালীয়।	থাজরি
25	😂 नार्थ पछ	উলুবেড়া
22	নুর থাঁ	কুকুড়াহাটি
२०	বৈকুণ্ঠনাথ মিত্র	
२8	अ ≋ इति नन्दी	À
20	सङ्ख्याम नाम	দোরদুবলাল
20	4 '	4
29	শ্যামলাল গোৰামি	কুকুড়া হ াটি
26	এ মন্ত দাস	(मात्रमूबनान
23	ৰুশাৰন মাইতি	কাঞ্ননগর
00	নেশ আশলম	षांछे शांजदि
93	শিবচন্দ্র চটোপাধ্যায়	কাঞ্চননগর
35	মহ্ৰুলা ব্যক্ষাক	ধানা বামনআড়
39	बूनाशांत्र वावाजी	নিকারপুর
98	পুরুষার পাল	সরিশা
00	विषय ज्या	ধান্যবাটা

চিঠীর ল ্খ্যা	চিঠীর মালিকানের নাম	মালিকানের টিশানা	रेकिकिरंग्रद
25	মহাদেব চটোপাধ্যায়	আগাদোর	
29	মছেশ্চন্দ্র বসু	শীক্তবৈড়া	
2	গোলোকচন্দ্র বেরা	দোর জয়নগর	
25	জজেশ্ব মুঝোপাধায়	র্ণেয়াঞালি	ě i
8.	4	À	1
83	রামটাদ মুখোপাধ্যায়	দোর	
82	বৈদ্যনাথ মার।	(मातमूनलान	
80	(থাদাবন্ধ	রেঁয়াঝালি]

বঙ্গ ও এতদ্বেশীয় অপর ভাষাতে নামান্ধিত যে সকল চিঠীর মালিকানের টিকানা নাছওয়াপ্রক চটোগ্রাম পোষ্ট আফিসে উৎ ১৮৫১ সালের আপ্রিল মাহাতে যে সকল চিঠী রাঝিত হউয়াছে তাহার ফদ।

5	রাধামোহন সিৎহ	চটো গ্রাম
2	পিটর সাহেব	ঐ চটোগ্রাম ছইতে এলাছারাদ
၁	মুনশী সোনারামচন্দ্র	वे हरजाताम

· (To be Continued.)

[ইহার অবশিষ্ট আগামীতে প্রকাশ হইবেক।]

CALCUTTA,

General Post Office,

22nd September, 1851.

J. R. BURLTON BENNETT.

Deputy Post Muster General, in Charge.



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be se to the Press by NOON of TUESDAYS and PRIDAYS: and of a few lines only, before 5 p. m. of those days.

SATURDAY, JANUARY 24, 1852.

No. 243.

Foreign Department,

Camp Moofti-ka-Poorwa, the 17th January 1852.

NOTIFICATIONS .- The Governor General is pleased to grant Lieutenant H. L. Evans, Political Assistant in Nimar, leave of absence, from 10th proximo, to proceed to Bombay, with a view to applying to the Bombay Government, for leave to England, on Medical Certificate.

No. 247.

Major D. A. Malcolm received charge of the Office of Political Agent at Gwalior, on the 13th ultimo.

No. 262.

*

Camp Allahabad, 19th January 1852.

Lieutenant H. Forbes, Adjutant 1st Punjab Cavalry is, at his own request, placed at the disposal of His Excellency the Commander-in-Chief.

No. 264.

Sub-Assistant Surgeon Anunta Chundroba received Medical charge of the Malwa Bheel Corps and of the Station of Bhopawur, on the 7th instant.

H. M. ELLIOT,

Secy. to the Govt. of India, with the Govr. Genl.

General Orders by the Most Noble the Governor General of India.

Camp Kusseeah, 16th January 1852.

The following Notification, from the Foreign Department, is re-published in General Orders:

No. 206.

No. 206.
Foreign Department,
Comp Synee, 15th January 1852.

NOTIFICATION .- The Most Noble the Governor General is pleased to grant Mr. Apothecary J. W. Wikinson, in Medical charge of the 4th Regiment Punjaub Infantry, leave of absence, for six months, from the 10th proximo, on private affairs.

(Signed) H. M. ELLIOT, Secy. to the Govt. of India, with the Govr. Gent.

Seco. in the Spots of India, Mily, Dept., soith the Goor. Go

Camp Allahabad, 19th January 1852.

The following paragraph of a Military Dispatch, from the Hon'ble the Court of Directors to the Government of India, No. 23, dated 3rd Decemher 1851, is published for the information of the Army:

"As a mark of our respect for the memory of the late Lieut. Colonel Skinner, C. B., we have much pleasure in giving you our authority to confer upon his son, Captain Hercules Skinner, an unattached Commission, as Captain in the Army of your Presidency, from the date of your receipt of this letter, with permission to grant him such employment in our Irregular Corporation was find to be consistent. rits and services and the claims or other Officers."

J. STUART, Colonel,

Secy. to the Govt. of India, Mily. Dept., with the Goor. Genl.

No. 3.

Fort William, Financial Depart the 24th January 1852.

NOTIFICATION .- Mr. George Adams, of the Civil Service, reported his return from the Cape of Good Hope on board the Ship "Tudor" on the 17th instant, and resumed charge of Office as First Assistant to the Accountant General and Accountant to the Government of Bengal on the 23rd idem.

APPOINTMENTS .- Mr. W. Maples to resume Office as Officiating 2nd Assistant to the Accountant General and to the Accountant to the Government of Bengal until further orders.

Mr. C. P. Hobhouse ditto ditte, as 3rd Assistant ditto.

Mr. H. Balfour ditto ditto, as Officiating Assistant to the Sub-Treasurer.

J. A. Doning Secy. to the Govt. of India.

No. 42 Fort William, Home Department,

Notification.—Mr. J. H. B. Colvin, of the Civil Service, having then deported qualified for the Public Service, the President in Council is pleased to attach that Gentleman to the Bengal Division of the Presidency of Fort William.

France Las. Halliday, Sect to the Govt. of India.

No. 53.

Fort William, Home Department, the 24th January 1852.

NOTIFICATION.—The President in Council is pleased to attach Mr. J. A. Crawford, of the Civil Service, reported qualified for the Public Service to the Bengal Division of the Presidency of Fort William.

FRED. JAS. HALLIDAY, Secy. to the Govt. of India.

Fort William, Home Department, Legislative, the 16th January 1852.

The following Act is passed by the Hon'ble the President of the Council of India in Council, on the 16th January 1852, with the assent of the Most Noble the Governor General of India, which has been read and recorded.

Ordered, that the Act be promulgated for general information.

ACT No. III. of 1852.

An Act to amend the law relating to spirituous and intoxicating liquors, drugs and preparations within the Territories subordinate to the Presidency of Bombay.

Whereas Chapters XI. and XII. of Regulation XXI. of 1827 of the Bombay Code have been found to be difficult of application in some parts of the territories subordinate to the Presidency of Bombay, owing to local and peculiar causes, It is enacted as follows:

- I. The Governor of Bombay in Council may introduce into any part of the said territories such arrangements for the assessment and collection of the revenue derivable from the manufacture and retail sale of spirits, as local circumstances in each case, in the judgment of the said Governor in Council, may require, the same not being inconsistent or incompatible with the provisions of this Act.
- II. The licences mentioned in Section LVIII., Clause I, Regulation XXI. of 1827 of the Bombay Code may be granted by the Collector at his discretion for the manufacture of spirits at any place within his Collectorate, whether a sudder distillery be there established or not.
- III. It shall not be imperative on the Collector to accept the highest offer for the farm of the Abkaree duties under Section LX., Clause 2, Regulation XXI. of 1827 of the said Code, but the Collector shall be at liberty to use his discretion as to the tender he will accept under the general intructions of Government.
- IV. No person shall directly or indirectly retail in the said territories spirits, however or wheresoever manufactured, except under the authority of a license from the Collector, to be granted in the form and Appendix I. to the said Regulation XXI. of 1827, or in such form, and after payment of such fee as Government may, from time to time, appoint,
- V. Spirits may be manufactured in the said territories for exportation, or removal under a licence from the Collector, but not otherwise; and such licence, when granted, shall spearly the spirit so authorized to be manufactured, the place at

which, and the period for which, the manufacture may be carried on, and that the same is permitted for the purpose of removal or exportation only.

for the purpose of removal or exportation only.

VI. Spirits manufactured under the last
Section shall not exceed the strength which
may, from time to time, be declared by public
notification in each district, and shall be liable to
the payment of such duty as the Governor in
Council shall, from time to time, impose. Liquor
found to exceed the prescribed standard shall be
liable to double duty, or confiscation at the discretion of the Collector.

- VII. Spirits manufactured under the fifth Section of this Act, shall not be removed from the place of manufacture, except under a pass from the Collector, certifying the payment of the aforesaid duty, and specifying the name of the person exporting or removing the same, the quantity of spirits, their destination, the route by which they are to be conveyed, and the dates from and to which the pass shall be in force, which pass shall exempt the spirits lawfully removed under it from the payment of any further duty in their progress through the same territories, excepting always such import or Customs duty, if any, as may be payable at the place of their destination under any Act or Regulation now or hereafter to be in force.
- VIII. The Collector may place such establishments on the premises where the manufacture of spirits for exportation or removal is permitted, and may adopt such other precautions as may be necessary to give effect to the provisions of this Act having reference thereto.
- IX. Spirits imported by land from any part of the territories of the East India Company, whether subordinate to the Government of Bombay or not, into any other part of the said territories subordinate to the said Government, shall be liable on importation to the same rate of duty under the same circumstances and rules as are provided in Section XX. of Act No. I. of 1852, for amending the Customs laws of the Bombay Presidency with respect to spirits imported by sea.
- X. It shall not be lawful in any part of the territories subject to the Government of Bombay to manufacture or prepare for sale, or sell directly or indirectly, any intoxicating drugs or materials, or any intoxicating drink or preparation manufactured from Bhang, Ganja, Grain, Opium or other materials, of what nature or description soever, except under a licence from the Collector of the Zillah, and it shall be competent to the Collector to refuse, or to re-call such licence whenever he shall deem it expedient, and every such licence when granted shall specify the name of the drug, material, drink, or preparation so authorized to be manufactured or sold, the place or district of manufacture or sale, and the length / of time for which such licence is to run, and any other terms or conditions which the Governor of Bombay in Council may, from time to time, deem it expedient to require, and such fees shall be demanded, from time to time, on the grant of such licences as the said Governor in Council may sanction.
- XI. It shall not be lawful to mix any noxious drug or material in, or by other process to adulterate spirits manufactured under the provisions of the said Regulation XXI. of 1827, or of this Act.
- KIL. All persons offending against, or aiding others in offending directly or indirectly, against

any of the provisions of this Act, or committing a breach of any of the conditions of a licence to be granted under this Act, or obstructing Officers or others in the execution of their duties connected with any of its provisions, shall be punished by fine not exceeding Rupecs ave hundred, to be commuted. in default of payment, to imprisonment not exceeding six months; and any person having in his possession intoxicating drinks or preparations manufactured contrary to the provisions of this Act, or for which he is unable satisfactorily to account, shall be deemed to be possessed of them illegally, and shall be subject to the penalties above specified.

XIII. The powers conferred on the Collector by Chapter XIII. of the said Regulation XXI. of 1827, shall extend and be applicable to the provisions of this Act, so far as the same are capable of being so applied.

XIV. The Collector shall have full powers to seize and destroy all unlicensed liquor, preparations, drugs, or materials, and all unlicensed stills, and to sell the same, if deemed expedient, on behalf of Government.

XV. The duties, powers, and authorities hereby vested in the Collector shall devolve upon, and may be lawfully exercised by the Officer specially appointed under Section LV. of the said Regulation XXI. of 1827, for the purposes herein mentioned.

XVI. The powers vested in the Collectors of Land Revenue by Chapter XIII. of the said Regulation XXI. of 1827, and by Sections XII., XIII. and XIV. of this Act, may be exercised by Mamlutdars and Mahalkurrees, provided always, that those Officers shall not be authorized to adjudge any fine exceeding Rupees fifteen in amount, commutable, in default of payment, to twenty days' imprisonment; and provided further, that any order passed by a Mamlutdar or Mahalkurree in virtue of this Act shall be subject to appeal to the Collector or his Assistants, within one month from its date, and that no suit for damages shall be instituted in a Civil Court by persons deeming themselves aggrieved by any proceeding of a Mamlutdar or Mahalkurree under the authority of this Act, unless they shall first have made an appeal to the Collector or his Assistants.

In all actions or Civil suits which may be brought against Collectors, Magistrates, or others for acts done by them in carrying out the provisions of this Act, or the provisions of the said Regulation XXI. of 1827, if it shall appear at the trial that the act complained of was done bond fide, and that there were reasonable and probable grounds for the same, the plaintiff shall be nonsuited with full costs to be paid by him.

XVIII. This Act shall not have effect within the local jurisdiction of Her Majesty's Supreme Court

FRED. JAS. HALLIDAY, Secy. to the Govt. of India.

Fort William, Home Department, Legislative, the 16th January, 1852.

The following Act is passed by the Hon'ble the President of the Council of India in Council, on the 18th January 1852, with the assent of the Most Nobles the Governor General of India, which has been read and recorded.

Ordered, that the Act be promulgated for general information. The following Act is passed by the Hon'ble

ACT No. IV. OF 1852.

An Act to amend the law relating to emigrant vessels and the emigration of labourers.

Whereas by Section VIII., Act XXI. of 1844, it was among other things enacted, that no ship or vessel carrying emigrant labourers to Jamaica, British Guiana, or Trinidad should sail from Calcutta, Madras, or Bombay, at any other time than between the 30th day of any September and the 1st of March next thereafter ensning; and whereas the said provision was repealed by Act XXV. of 1845, so far as regarded vessels carrying emigrant labourers from Madras, and has been found inconvenient for vessels carrying emigrant labourers from Calcutta; and whereas it is expedient to amend the law relating to the height between decks in emigrant vessels; and whereas by Section I., Act XXI. of 1843, it was enacted, that emigration to Mauritius should only lawfully take place under the provisions XV. of 1842, from the Port of Calcutta, whereas by Act VIII. of 1847, the emigration of labourers from the Port of Madras to Mauritius was declared lawful, and it is now expedient to repeal Section I., Act XXI. of 1843, and to render lawful the emigration of labourers from the Port of Bombay to Mauritius, It is enacted as follows :

I. So much of Act XXI. of 1844, as is hereinbefore recited, is repealed, so far as regards ships or vessels carrying emigrant labourers from Calcutta.

II. No ships or vessels carrying emigrant labourers to Jamaica, British Guiana, or Trinidad, shall sail from Calcutta at any other time than between the thirty-first day of any August and the lat day of March next thereafter ensuing.

III. No ship or vessel carrying emigrants and having more than one deck, shall have less than the height of five feet and six inches at the least between decks, and in case such ship or vessel shall have only one deck, a platform shall be laid beneath such deck in such manner as to afford a space of the height of five feet and six inches at the least, and such platform shall not be so laid as that the lower beams shall project above the same, and whatever may be the tonnage of the ship or vessel, no greater number of emigrant labourers shall be taken on board such ship or vessel than shall be after the rate of one emigrant labourer for every seventy-two cubic feet of space between decks, or between the deck and platform, unoccupied by goods or stores not being the personal luggage of such emigrant labourers, any thing in Act XV. of 1842, or in the Schedule therein mentioned, to the contrary notwithstanding.

IV. Section I., Act XXI. of 1843 is hereby repealed, and from and after the passing of this Act, emigration to Mauritius may lawfully take place under the provisions of Act XV. of 1842 from the Port of Bombay, as well as from the Ports of Madras and Calcutta.

V. The Governor in Council of Bombay may nominate a proper person to act as Protector of Emigrants at Bombay, and no emigrant shall be permitted to embark without a certificate from the Agent appointed by the Government of Mauritius, countersigned by the Protector, to the effect that such person has been engaged by such Agent, on the part of the said Government, as an emigrant to Manufitus.

This JAS. HALLIDAY,

Secy. to the Govt. of India.

Fort William, Home Department, Legislative, the 16th January, 1852.

The following Act is passed by the Hon'ble the President of the Council of India in Council on the 16th January 1852, with the assent of the Most Noble the Governor General of India, which has been read and recorded.

Ordered, that the Act be promulgated for general information.

ACT No. V. of 1852.

An Act for giving effect to the provisions of an Act of Parliament, passed in the 15th year of the reign of Her present Majesty, entituled " An Act for Marriages in India."

Whereas by an Act passed in the Session of Parliament holden in the Fourteenth and Fif-teenth years of the reign of Her present Majesty entituled, "An Act for Marriages in India," it was enacted (among other things) that it should he al for the Governor General of India in from time to time, by laws and Regulasaid Aot of Parliament,) to be made in the manner, and subject to the Provisions by law required in respect of laws and Regulations made by the said Governor General of India in Council, to provide for the inspection and publication of Notices of Marriage given under the said Act of Parliament, for the custody and Protection from Injury of Marriage Register Books, for appeals from and references in case of doubt by the Marriage Registrars in relation to Marriages forbidden or Protests entered under the said Act of Parliament, for fixing the hours between which Marriages might be solemnized under the said Act of Parliament, for appointing the Officers to whom Certificates were to be transmitted by the Marriage Registrars, and generally for giving effect to the provisions of the said Act of Parliament, It is hereby enacted as follows:

I. In every case of Marriage intended to be solemnized in India, after Form of Notice and length of Residence nethe first day of February next, cessary. under the Provisions of the said Act of Parliament, one of the parties shall give Notice in writing, in the form of Schedule (A.) to this Act annexed, or to the like effect, to any Marriage Registrar of the District within which the parties shall have dwelt for not less than five days, then next preceding, or, if the parties dwell in different Districts, shall give the like notice to a Marriage Registrar of each District, and shall state therein the name, and surname, and the profession, or condition of each of the parties intending marriage, the dwelling-place of each of them, and the time, not being less than five days, during which each has dwelt therein, and the Church, Chapel, or other building in which the Marriage is to be solemnized; provided that if either party shall have dwelt in the place stated in the notice during more than one Calendar month, it may be stated therein that he or she hath dwelt there one month and upwards.

II. The Marriage Registrar shall file all such Notices and keep them with the Records of his Office, and shall also forthwith enter a true copy of all such notices fairly into a book, to be for that purpose familished to him by the Government, as he called the "Marriage Notice Book," and the Marriage Notice Book shall be open, at all bears with times, without Fee, to all persons or associated inspecting the same.

III. The Marriage Registrars, or Registrar of Publication of Notices. all districts in the British respectively publish all such Notices of Marriage given in their respective districts by causing a copy of such Notices to be affixed in some conspicuous place in their respective offices, or, where such Registrars are Ministers of the Christian Religion, ordained or otherwise set apart to the Ministry of the Christian Religion, such Notices shall be affixed in some conspicuous place in the Church or Chapel or place of worship in which such Ministers respectively officiate. When one of the parties intending Marriage (not being a widow or widower) is under twenty-one years of age, every Marriage Registrar shall, within twenty-four hours after the receipt by him of the Notice of such Marriage, send, or cause to be sent, by the Post or otherwise, a copy of such Notice to all the other Marriage Registrars (if any) in the same district, who shall likewise aftix the same in some conspicuous place in their own Offices or Chapels as aforesaid.

IV. Where by the oath or declaration required Suspension of Certiby the sixth Section of the said Act of Parliament, it appears that one of the parties intending Marriage (not being a widow or widower,) is under twenty-one years of age, the Marriage Registrar shall not issue his Certificate under the provisions of the second Section of the said Act of Parliament until the expiration of fourteen days after the entry of such notice of Marriage.

V. When one of the parties intending Marriage (not being a widow or wi-

Supreme Court may order Registrar to issue his certificate in less than fourteen days, dower) is under twenty-one years of age, and both parties intending Marriage are at the time resident in any of the Towns of Calcutta, Madras, or Bombay, and

are desirous of being married in less than 14 days after the entry of such notice as aforesaid, it shall be competent for both parties intending Marriage to apply by petition to the Supreme Court of such Town, or any Judge thereof, for an order upon the Marriage Registrar to whom the notice of Marriage has been given, directing him to issue his Certificate at some time before the expiration of the said fourteen days required by Section IV. of this Act. And it shall be competent to the said Supreme Court, or any Judge thereof, on sufficient cause being shown, in their or his discretion, to make an order upon such Marriage Registrar, directing him to issue his Certificate, at any time to be mentioned in the said order, before the expiration of the said fourteen days required by Section IV. ; and the said Marriage Registrar, on receipt of the said order, shall proceed to issue his Certificate in accordance therewith.

VI. The Certificate to be issued by the Marriage Registrar, under the
provisions of the second
Section of the said Act of Parliament, may be
in the form of Schedule B. to this Act annexed,
or to the like effect, and the Government of each
Presidency or Place shall furnish to every Marriage Registrar, a sufficient number of Forms of
Certificate.

VII. When any Native Christian about to be married, applies for or tenNotices and Certificate dera a Notice of Marriage, cates to be translated to or applies for a Certificate from a Marriage Registrar, and Marriage Registrar shall ascertain when

ther the said Native Christian understands the English language, and if he does not, the said Marriage Registrar shall translate such Notice or Certificate, or both of them, as the case may be, or shall cause the same to be translated, to such Native Christian, in the language of such Native Christian, or the said Marriage Registrar shall otherwise ascertain whether such Native Christian is cognizant of the purport and effect of the said Notice and Certificate.

How issue of Certificate may be forbidden.

How issue of Certificate may be forbidden.

Marriage Registrar's Certificate, by writing, at any time before the issue of such Certificate, the word "forbidden" opposite to the Entry of the Notice of such intended Marriage in the Marriage Notice Book, and by subscribing thereto his or her name and place of abode, and his or her character, in respect of either of the parties, by reason of which he or she is so authorized, and the said word "forbidden," so written and subscribed as aforesaid, shall be deemed a Protest, within the meaning of the seventh Section of the said Act of Parliament

ment. IX. In all cases where a Marriage Registrar, acting under the provi-References by the Re-gistrars in cases of doubt, sions of the fourth Section of the said Act of Parliament, shall not be satisfied that the person forbidding the issue of the Certificate is authorized by law so to do, the said Marriage Registrar shall apply by petition, which may in all cases be on unstamped paper, where the district of such Registrar is within any of the Towns of Calcutta, Madras, and Bombay, to the Supreme Court of Judicature in the Presidency or Place within which such district is comprised, or if such district be not within any of the said Towns, then to the Judge of the Zillah or District within which the same is comprised, and the said petition shall state all the circumstances of the case, and pray for the order and direction of the Court concerning the same, and the said Supreme Court, or any Judge thereof, or such Judge of the Zillah or District, shall be empowered to examine into the allegations of the Petition and the circumstances of the case in a summary way, and if upon such examination it shall appear that the person forbidding the issue of such Certificate is not authorized by law so to do, such Supreme Court, or any Judge thereof, or such Judge of the Zillah or District, shall declare, that the person forbidding the issue of such Certificate is not authorized as aforesaid, and that then and in such case such Certificate shall be issued, and the like Proceedings may be had under the said Act of Parliament in relation to such Marriage as if the issue of such Certificate had not been forbidden by such person. And in all cases where a Marriage Registrar, appointed to act within the Territories of any Native Prince or State in alliance with the East India Company acting under the provisions of the sixth Section of the said Act of Parliament, shall not be satisfied that the person forbidding the issue of the Certificate as not authorized by law so to do, the said Marriage Begistrar shall transmit a statement of all the circumstances of the case, together with all documents and papers relating thereto, to the Governor General of India in Council, and if it shell appear to the said Governor General of India in Council, and in India in Council, that the person forbidding the user of such Certificate is not authorized by have so so to the said Governor General of India in Council shell declare that the party forbidding the users of such Certificate is not authorized that the series of such Certificate is not authorized. rized as aforesaid, and that then and in such case such Certificate shall be issued, and the like Proceedings may be had under the said Act of Parliament in relation to such Marriage, as if the issue of such Certificate had not been forbidden by such person.

X. In all cases whatsoever where a Marriage Registrar resident in the Territories of any Native Appeal where Reeistruc in Allied Native State refuses Cer-Prince or State in alliance with tificate. the East India Company has refused to issue his Certificate, it shall be lawful for cither of the parties intending Marriage to apply by Petition to the Governor General of India in Council, and the said Governor General of India in Council shall be empowered to examine the allegations of the Petition in a summary way, and shall decide thereon, and the decision of the said Governor General of India in Council shall be final, and the Marriage Registrar, to whom the application was originally made, shall proceed in accordauce therewith.

XI. Every Marriage solemnized under the Hours for Marriages. provisions of the said Act of Parliament shall be so solemnized between the hours of six in the morning and seven in the evening.

XII. When any Declarations made at the Marriage to be translated to Native Christians.

Native Christian is married under the provisions of the said Act of Parliament, the party solemnizing the said Marriage shall ascertain

whether such Native Christian understands the English language, and if he does not, the party solemnizing the said Marriage shall, at the time of the solemnization thereof, translate, or cause to be translated, to such Native Christian, in the language of such Native Christian, both the declarations made at such Marriage in pursuance of Section IX. of the said Act of Parliament.

Proof as to Notice, Certificate, or Hours of Marriage, &c., not necessary to establish Marriage.

After any Marriage has been solemnized under the said Act of Parliament, it shall not be necessary, in support of such Marriage, to give any proof in respect of the Notice of Marriage, or the

Certificate, or the translation thereof respectively, or in respect of the hours between which any Marriage may be solemnized, or in respect of the said translations of the said declarations in Section IX. of the said Act of Parliament contained, nor shall any evidence be given to prove the contrary, in any suit touching the validity of such Marriage.

XIV. Every Marriage Registrar who shall Penalties. knowingly and wilfully issue any Certificate for Marriage after the expiration of three Calendar months after the Notice shall have been entered by him as aforesaid, or who shall knowingly and wilfully issue, without the order of a competent Court authorizing him so to do, any Certificate for Marriage where one of the parties intending Marriage (not being a widower or widow) is under, twenty-one years of age before the expiration of fourteen days after the entry of such Natice, or any Certificate the issue of which shall have been forbidden as aforesaid by any person authorized to forbid the issue thereof, shall be guilty of felony. And every person who shall knowingly and wilfully odennize any Marriage under the provisions of the said Act of Parliament in the ubsence of a Registrar of the District in which such Marriage is solemnized, or who shall

knowingly and wilfully solemnize any Marriage where one of the parties to such Marriage (not being a widower or widow) is under twenty-one years of age within fourteen days after the entry of the Notice of Marriage, no order for the issue of a Certificate in less than fourteen days having been made by a competent Court, shall be guilty of felony.

XV. The Marriage Registrars in the Territories of any Native Prince Certificates of Maror State in alliance with the riages in Allied Nativa States to be transmitted East India Company, shall to Secretary, &c. transmit the Certificates mentioned and referred to in the twelfth Section of the said Act of Parliament to the Secretary for the Foreign Department of the Government of India

XVI. Every person who shall knowingly and Punishment for making false oath or declaration, or sign any false Notice or Certificate, required by the said Act of Parliament or this Act, for the purpose of procuring any Marriage, and every person who shall forbid the issue of Marriage Registrar's Certificate, by falsely representing himself or herself to be a person whose consent to such Marriage is required by law, knowing such representation to be false, shall, on conviction, suffer the penalties of Perjury.

XVII. Every prosecution under this Act shall be commenced within the Limitation of Prosespace of two years after the offence committed.

Appointment of Re-gistrars in Allied Native States, and as to their

XVIII. The Governor General of India in Council may appoint any covenanted or uncovenanted Servant of the Company, being a Christian, or any Minister of the

Christian religion, ordained, or otherwise set apart to the Ministry of the Christian religion, according to the usage of the persuasion to which he may belong, to be a Marriage Registrar in any District, to be assigned by the Governor General of India in Council in any place within the Territories of any Native Prince or State in alliance with the East India Company. And the said Marriage Registrar shall be entitled to receive the following fees; that is to say, for receiving each Notice of Marriage, one rupee, for publishing each Notice of Marriage, two rupees, for the issuing of each Certificate, five rupees, for every Marriage forbidden or Protest entered, ten rupees, and for registering each Marriage, three rupees, and all such fees shall be accounted for and paid over by the Marriage Re-gistrar to the Government Treasury as in the said Act of Parliament mentioned. Provided always, that in any case in which it shall appear to the satisfaction of the Marriage Registrar, that the parties intending marriage, or married, under the provisions of the said Act of Parliament, are in indigent circumstances, it shall and may be Mayful for the said Marriage Registrar, in his diseretion, to remit some part, but not more than each and every such case of remission of fees, the Marriage Registrar shall report the circumstances coulded for the information of the Governor Ge-

KIX. It shall be lawful for the Government of each Presidency of Place to pay any one Marriage Registrar the Madras and Bonsbay, or of any other

district where a considerable number of persons likely to avail themselves of this Act are resident, such salary as they shall think fit, not exceeding the sum of Co's. Rs. lifty per month. XX. When there is only one Marriage Re-

Provision in case of ill-ness, &c., of Marriage Registrar is absent from Registrar. such district, or ill, or in case of the death of the only Marriage Registrar in a district, or of any temporary vacancy in such office, the Magistrate of such district shall act as, and be, Marriage Registrar thereof, during such absence, illness, or temporary vacancy as aforesaid.

XXI. Every Marriage Registrar, or other Searches may be person who shall have the made and Certificates custody for the time being given. of the Register of Marriages under this Act, shall at all reasonable times allow searches to be made of any Register Book in his custody, and shall give a copy, certified under his hand, of any entry or entries in the same, on the payment of the fees bereinafter mentioned, (that is to say) for every search extending over a period of not more than one year, the sum of one rupce, and four annas additional for every additional year, and the sum of one rupee for every single Certificate, and all such fees shall be accounted for and paid over by the Marriage Registrar to the Government Treasury.

XXII. Every person who shall wilfully destroy Penalty for des-oving or falsifying or injure, or cause to be destroying or falsifyin Register Book, &c. troyed or injured, any such Register Book, or the counterfoil Certificates thereof, or any part or certified copy thereof, or shall falsely make or counterfeit, or cause to be falsely made or counterfeited, any part of such Register Book, or of such counterfoil Certificates, or of certified copies thereof, or shall wilfully insert, or cause to be inserted, in any Register Book, or counterfoil copy or certified copy thereof, any false entry of any Marriage, or shall wilfully give any false Certificate, or shall certify any writing to be a copy or extract of any Register Book, or counterfoil copy thereof, knowing the same Register Book or counterfoil copy to be false in any part thereof, shall be guilty of felony.

XXIII. Any person charged with the duty of registering any Marriage, who Accidental errors shall discover any error to have been committed in the form or substance of any such entry, may, within one calendar month next after the discovery of such error, in the presence of the parties married, or, in case of their death or absence, in the presence of two other credible witnesses, who shall rese pectively attest the same, correct the erroneous entry according to the truth of the case, by entry in the margin without any alteration of the original entry, and shall sign the marginal entry, and add thereunto the day of the month and year when such correction shall be made, and he shall make the like marginal entry, attested in the like manner, in the counterfoil Certificate thereof, to be made by him as in the said Act of Parliament mantioned, and in case such counterfoil certificate shall have been already transmitted to the Secretary of Government of the Presidency or Place within which he resides, he shall make and transmit in like manner a separate counter-full Certificate of the original erroneous entry, and of the marginal correction therein made. XXIV. Nothing in this Act contained shall be

Octain Registers of Construed to extend to the Marriages harded to be kept as 7 Registration of Marriages harded to the which may be solumnized in

SCHEDULE (A.)

NOTICE OF MARRIAGE. John Chet, a Registers of the District of Coleutta in Bengal.

I becelv the rou flotice. Last a Murrage is intended to be had, within three Calendar Munths from the date hereof, between me and the other party herein named and described.

Petitiona to be on un-

stampéd paper.

	sudition.	Rank or Profession.	Age.	Dwelling Place.	Dwelling Place. Length of Residence.	Church, Chapel, or place of wor- ship, or building in which Mar- riage is to be solemuned.	Church, Chupel of place of wor- Digital in which the other Party reades of ship, or building in which Mar. when the Parties dwell in different Distract is to be soleminged.
1	idower,	Carpenter,	Of Full Age,	Age, 16 Clive Street, 33 Days,	1 :	Union Chapel. Distributolish.	Lac
gg8p	fraster,		Minor,	90 Hustings Street,	90 Hastings' Street, More than a Month,		

India by persons in Holy Orders, or under the provisions of the Act of the 58th year of King George the Third, Chapter 84, or to the registration of any Marriage solemnized between any two persons professing the Jewish religion, and nothing herein contained, shall affect the right of any Officiating Minister to receive the fees now usually paid for the performance or registration of any Marriage.

XXV. All petitions presented in pursuance of

XXV. All petitions presented in pursuance of Section V. of the said Act of

XXVI. This Act shall commence and take

Parliament, may be so pre-

sented on unstamped paper.

effect from and after the first day

Witness my Hand this Sixth Day of May, One Thousand Bight Hundred and Fiffy-treo.

James Smith.

Cathe Matter in this Schedule to be filled up as the case may be, and the Blank division thereof is only to be filled up when one of the Parties lives in another District.)

REGISTRAR'S CERTIFICATE.

brty dwells I, John Coze, a Registrar of the District of Calentta in Bengal, do bready Gertify, that on the 6th day of May, Notice was duly cutered in my Marriage Notice Book of the said District of the Marriage intended between the parties therein named and described, delivered under the Hand of James South, one of the Parties, that is to say.)

	Name.	Condition.	Condition. Rank or Profession.	Age.	Dwelling Place.	Length of Residence.	Church, Chapel, place of wor- ship, or building in which the Marriage is to be selemized.	Dwelling Place. Length of Residence. Ship, or building in which the when the Parties dwell in diffe Marriage is to be solemnized. Triers,
FRED	James Smith, Widoner, Carpenter,	Widower,		Of Full Age,	Of Full Aye, 16 Clice Street 23 Days.	23 Days.	Union Chapel, Diuerumcellah,	
. JAS.	Warths Green, Spinster,	Spinster,		Minor,	Minor, 20 Hastings Street, More than a Month.	More than a Month.		

(Signed) John Cas, Registrar.

Witness my Hand this Treentieth Day of May, One Monsonal Bight Hundred and Fifty-two.

The Igaus of this Certificate has not been forbidden by any Person authorized to forbid the issue thereof.

(The Italies in this Schedule to be filled up as the cuse may be, and the Blank division thereof is only to be filled up when one of the Partics lives in another District.)

This Certificate will be void unless the Marringe is solemnized on or before the 6th day of August 1852.

D. JAS. HALLIDAY, Secy. to the Govt. of India.

Date of Notice entered 6th May 1853. Date of Certificate given 20th May 1852.

Fart William, Home Department, Legislative, the 23rd January, 1852.

The following Draft of a proposed Act warrend in Council for the first time on the 23rd January 1852.

ACT No. — or 1852.

As Act to amend certain provisions of Regulation VII. of 1882 of the Madras Code.

Whereas it is expedient to amend the provisions of Section XIII. of Regulation VII. of

1832 of the Madras Code, It is hereby enacted

The second and third Clauses of Section XLM. of Regulation VII. of 1832 of the Madras Code are hereby repealed.

II. So much of Section XLII., Regulation VII. of 1832 of the said Code as is not hereby repealed shall be applicable to all the classes of persons specified in Section XIII. of the said Regulation.

III. The consent of the Defendant to refer a prought against him under Section XLII. clair of the said Regulation, to the decision of a Punchayet, shall be no longer required.

IV. 'In all cases in which the amount of the claim shall exceed one thousand Company's rupees, or in which judgment shall have been given upon an ex-parte hearing for payment of a sum exceeding two hundred Company's rupees, or for the recovery of property exceeding in value the and sum of two hundred Company's rupees, an appeal shall lie from the decision of a Punchayet held under the provisions of Section XLII, of the said Regulation to the Court of Sudder Adambut at Madras, and the said appeal shall be prosecuted, heard and determined according to the rules in force with regard to appeals from Zillah Courts.

The Plaintiff or Defendant may plead by Vakeel before any Punchayet held under Section XLII. of the said Regulation. In awarding costs in a case in which a paid Vakeel has been employed by the successful party, the Punchayet shall tax the charge made in respect of such Vakeel, so that it shall not exceed the amount allowable, under Section XXV., Regulation XIV. of 1816 of the Madras Code, to a Vakcel employed in a regular suit in a Zillah Court; Provided always that the said Punchayet shall only allow such costs, or any part of them, when in their judgment, there was reasonable cause, from the nature of the suit, for having recourse to the services of a Vakeel.

VI. After a copy of the Plaint has been furnished to the Defendant or his Vakeel, he shall file or deliver his answer on a day to be fixed by the Punchayet, within thirty days after the date of the delivery of the copy of the Plaint.

WIL If the Plaintiff or his Vakeel shall not appear at the time fixed for the trial of the suit by a Panchayet held under Section XLII. of the said Regulation, and shall not show sufficient cause for his absence, the Punchayet shall dismiss the suit for want of prosecution, and shall ward to the Defendant costs at the rate of two per cent. on the amount of the claim. If the Defendant, without sufficient cause shown, shall refuse to answer the Plaint, or shall not attend at the time fixed for the trial, the Punchayet having ascertained that he was duly served with a copy of the Plaint, and with notice of the hour fixed for the trial, shall proceed to try the case co-parte, and shall give judgment thereupon, and such judgment shall be as valid as if both parties and amended at the said trial. Provided always the extended at the said trial. Province always but the Officer Commanding the Field Station or Detachment, on sufficient cause being shown to him, may suspend the execution of say judgment receipt the absence of the Detendant, and may commissed to the Sudder Adament to grant a secretary dispersion, allow or display the in their discretion, allow or disalless the duties on the 17th instant.

new trial proposed, and their order allowing or disallowing the same shall be final.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 23rd day of April next.

> FRED. JAS. HALLIDAY, Secy. to the Govt. of India.

No. 188.

Orders by the Hon'ble the Deputy Governor of Bengal.

Appointments .- The 19th January 1852 .- The Reverend F. Fisher to officiate as Chaplain at Chinsurah until further orders.

The 20th January 1852.-Mr. R. Torrens to be Commissioner of the 14th or Moorshedabad Division from the 11th instant, and to exercise the powers of a Sessions Judge in the district of Rajshahye.

Mr. G. Plowden to be Commissioner and Superintendent of Police of the 16th or Chittagong Division from the same date.

Mr. C. II. Lushington to be Senior Secretary to the Board of Revenue in the Lower Provinces from the same date, but to continue to act as Commissioner for the Railway until further or-

Mr. E. Baker to be a Member of the Ferry Fund Com mittee at Noacolly.

Dr. G. Craigie to be Marine Surgeon.

Leave of Absence.—The 19th January 1852.— Mr. L. Babington, Post Master of Sumbhulpore and Superintendent of the Raepore Road, for six weeks, on private affairs.

Notifications .- The 15th January 1852 .- Mr. J. W. Power, of the Civil Service, has been permitted to proceed to England, under Medical Certificate, on Junior Furlough.

The 20th January 1852 .- Mr. J. A. Crawford, of the Civil Service, has been reported qualified for the Public Service by proficiency in two of the Native languages.

The 23rd January 1852 .- Captain H. Vetch, Political Agent in Upper Assam, and Principal Assistant at Luckimpore, made over charge of his offices to Captain E. T. Dalton, on the 1st instant.

Mr. H. C. Metcalfe received charge of the office of Civil and Sessions Judge of Tipperah, from Mr. II. Stainforth, on the 12th instant.

Mr. W. T. Trotter, Collector of Rungpore, resumed charge of his office from Roy Mookundpersaud, Deputy Collector, on the loth instant.

Mr. C. F. Carnac made over charge of the Sub-Division of Barr, in Patna, to Mr. W. T. Tucker, the Officiating Magistrate, on the 12th instant.

Mr. H. Swetenham, of the Civil Service, and the Revd. H. S. Fisher reported their return from the Cape of Good Hope, on the Ship "Tudor," which vessel arrived at the Sand Heads on the 17th instant.

Mr. H. T. Raikes made over charge of the current duties of the office of Civil and Segations Judge of the 24-Pergumaha to Roy Hurrochun-der Glade Peincipal Sudder Amoon of the Dis-trict, on the 19th instant.

Mer E. Jackson, Officiating Joint Magistrate in the 24 Pergususha, assumed charge of his

The Hon'ble E. Drummond, Collector of Burdwan, remined charge of the Treasury from Mr. H. Muspratt on the 19th instant.

Mr. J. Dunbar, a Judge of the Court of Sudder Dewanny and Nizamut Adawlut, availed himself of the leave granted to him under orders of the 8th instant, on the 20th idem. Mr. R. H. Mytton assumed charge of his office as an Officiating Judge of the said Court on the same date.

By order of the Hon'ble the Deputy Governor of Bengal,

J. P. GRANT,

Secy. to the Gort. of Benyal.

No. 167 of 1852.

Orders by the Hon'ble the Lieutenant Governor of the North-Western Provinces.

Judicial Department,

Lieut. Governor's Camp, the 10th January 1852.

Leave of Absence.—Mr. C. R. Tulloh, Judge of Mirzapore, for one month, under Section XI. of the Amended Absentee Rules, from the date on which he may make over charge of the current duties of his Office to the Principal Sudder Ameen.

J. THORNTON, Secy. to the Govt., N. W. P.

General Orders by the Hon'ble the President of the Council of India in Council.

Fort William, the 23rd of January 1852.

No. 45 of 1852.—The following paragraphs of a Military Letter, No. 137, from the Honorable the Court of Directors to the Governor of the Prisidency of Fort William in Bengal, dated 3rd December 1851, are published for general information.

- 1. We have appointed Ms. R. P. Homfrey, now abroad, a Cadet of Infantry upon your establishment, subject to the usual conditions and to his being found qualified agreeably to the test transmitted with our Military Letter* (No. 25,) dated 5th March 1851.
- 2. Mr. Homfrey's order of rank will be transmitted in due course.

No. 46 of 1852.—The following paragraphs of a Military Letter, No. 138, from the Honorable the Court of Directors to the Governor of the Presidency of Fort William in Bengal, dated 3rd December 1851, is published for general information.

1. We have appointed Messrs. Charles Frederick Scott and George Augustus Graham, now abroad, Cadets of Infantry upon your establishment, subject to the usual conditions and to their being found qualified agreeably to the prescribed* test.

2. Their order of rank will be transmitted in due course.

No. 47 of 1952.—The following saragraphs of a Military Lesses No. 139, from the Honorable the Cours of Directors to the Governor of the Freedinger of Fort William in Bengal, deted 3rd

December 1851, are published for general information.

Para. I. We have permitted the undermentioned Officers to return to their duty, viz :--

Colonel A. Roberts, C. B. Captain R. C. Lawrence. Ensign M. Hunter. Asst. Surgeon J. H. Jones. Vety. Surgeon H. C. Hulse.

3. Captain John Macdonald and Captain F. T. Paterson have been permitted to retire from the Service. Their vacancies will have effect from the dates named, viz.

Captain Macdonald's, from 22nd October 1849. Captain Paterson's, from 7th November 1850.

4. Sub-Conductor James Hudson, of your Invalid Pension Establishment, has been permitted to retire on the usual Pension.

No. 48 of 1852.—The leave of absence, to visit Simla and the Hills North of Deyrah, on Medical Certificate, granted to Lieutenant Thomas George Glover, of Engineers, Garrison Engineer at Lahore, in General Order, No. 347, of the 30th June 1851, is extended to the 1st January 1862, to remain at Simla on the same account.

No. 49 of 1852:—Lieutenant George Ward, of the 8th Regiment Light Cavalry, having returned from Furlough to Europe by permission of the Honorable the Court of Directors, reported his arrival at Bombay on the 9th December 1851.

No. 50 of 1852.—Surgeon James Stokes, M.D., of the Medical Department, is permitted to retire from the Service of the East India Company, on a Pension of £250, two hundred and fifty Pounds Sterling per annum, from the 31st January 1852.

No. 51 of 1852.—Lieutenant Thomas Peach Waterman, of the 13th Regiment Native Infantry, is allowed leave of absence from the 20th January to the 10th May 1852, to visit Bombay, preparatory to applying for Furlough to Europe, on private affairs.

No. 52 of 1852.—Mr. George Harry Hawes, whose appointment was notified in Government General Order, No. 31, dated the 9th January 1852, having satisfied Government on the points of qualification prescribed by existing Regulations, is admitted to the Service, from the 20th January 1852, as a Cadet of Infantry on this establishment.

1852, as a Cadet of Infantry on this establishment.

Mr. Hawes is promoted to the rank of Ensign, leaving the date of his Commission for future adjustment.

No. 53 of 1852.—The undermentioned Officers are permitted to proceed to Europe on Furlough:

Colonel William Henry Marshall, of the 32ud Regiment Native Infantry,

Lieutement Colonel William John Gairdner, c. s., of the 16th Regiment Native Infantry, (Gramatiers,)

Captain George William Grant Bristow, of the Tree Regiment Native Infantry, On Medical Certificate. Lieutenant Charles Dumble-ton, of the 10th Regiment Light Carelry,

Lieutenant Thomas Peach Waterman, of the 13th Regiment Native Infantry, from Bombay,

Surgeon George Jackson Ber-Department.

On Private Affairs.

No. 54 of 1852.—The following Section of the Stationery Rules published in the Calcutta Gazette, on the 22nd February 1851, is to be considered applicable to Military as well as to Civil Officers.

"XXIX. The fixed sum hitherto allowed for Country Paper and other Articles of Stationery will cease in all Of-fices from the 1st of May next. The actual expenditure on account of such Articles as are not supplied on "Indent by

the Superintendent of Stationery, will be included monthly in a Contingent Bill, (form of which will be supplied) and forwarded to the Superintendent of Stationery, whose countersignature will be

sufficient authority for the expenditure being charged in the cash account of the Bengal and the North Western Provinces, being furnished by the Superintendent with a Statement, passed by the Board of Revenue, Lower Provinces, of such bills in aggregate, will be enabled to check and pass the several charges as they come before them, in the cash accounts of the Treasures from which they are paid. The Contingent Stationery

Note.—It applies to all Joint Magistrates will as to Bub-Deputy Opium Agents.

Darogahs of Police, of Salt Chowkies and similar Mofussil Officers.

Bill of any Office which has no Treasury from which he salaries of the Coffice are disbursed. The above rule is intended to apply only to Officers located at Sudder Stations and not to Moonsiffs, Officers.

No 55 of 1852 .- The undermentioned Appointments have been made by the Hon'ble the Deputy Governor of Bengal on the following dates:

18th December 1851 .- Lieut. W. Agnew, of the 29th Regiment Native Infantry, to officiate as Principal Assistant to the Commissioner of Assam, at Gowalparah, until further orders.

Lient. T. Lamb, of the 16th Regiment Native Infantry (Grenadiers), to officiate as Junior Assistant to the Commissioner of Assam, at Kamroop, during the deputation of Lieut. H. S. Bivar to Luckimpore, or until further orders.

12th January 1852.—Lieut. Edward Moody

Ryan, of the 20th Regiment Native Infantry, to officiete as Junior Assistant to the Governor General's Agent South-West Frontier, during the absence of Lieut. J. Emerson, or until further orders.

Ensign G. Hamilton, of the 51st Regiment Native Infantry, has been appointed, in Orders by the Hon'ble the Lieutenant Governor North-Western Provinces, in the Revenue Department, on the 7th January 1852, to be an Assistant in the Robilcund Survey.

No. 56 of 1852.—The Hon'ble the President of the Council of India in Council is pleased to

Subordinate Medical From Combes Subordinate Medical From Combes Supernume Apoth Againtant Apothe-

From the 26th December 1851, vice Supernumerate Assistant Anothecary W. J. Apothecary Whelan deceased.

J. S. BANKS, way pecy, to the Goot, of India, in the Mily. Dest.

NOTICE .- The General Treasury will be closed on Monday the 26th and Tuesday the 27th instant, on account of the Handoo Holidays, Shree Punchomee.

J. I. HARVEY, W. Sub-Treasurer.

General Treasury, the 16th January 1852.

General Post Office Notifications.

Export Overland Mail per P, and O Co.'s Steamer " Hindostan," direct from Calcutta.

NOTICE is hereby given, for general information, that the Mails for Suez and the intermediate Ports, (Madras, Ceylon, Aden, Penang, Singa-pore and Hongkong, intended for transmission by the Peninsular and Oriental Company's Steam Vessel "Hindostan," will be closed at this Office on Saturday, the 7th Proximo, and that an After Packet will be despatched hence on Sunday, the 8th idem, with the ordinary Mail, to ensure its arrival at Kedgeree, in time to reach the Steamer. The public are particularly requested to observe that no Letters for the "Hindostan" can be received after 3 P. M. of that date.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

Fort William, Gent. Post Office, The 23rd January, 1852.

Export Overland Express Mail, viá Bombay.

NOTICE is hereby given, that an Express Packet, (consisting exclusively of Overland Letters, not exceeding the prescribed maximum weight of 400 Tolas in the aggregate,) intended for conveyance by the Steamer appointed to leave Bombay on the 3rd Proximo, will be closed at and despatched from this Office on Monday the 26th instant, and that po Letter above one Tola in weight, or any brought after 3 P. M. on that date (whether the above-mentioned weight be completed or not), will on any account be received for transmission by this opportunity. The Public are particularly requested to take notice of this to avoid disappointment.

No more than two Tolas' weight of Letters can be posted on such occasion by any one Firm or Individual.

J. R. BURLTON BENNETT, Deputy Post Master General, in charge. Fort William, Genl. Post Office, the 20th January, 1852.

-The Cart conveying the Mails for NOTICE.the North Western Provinces was attacked by Dacoits on the 23rd ultimo, while in transit between the Arrah and Benares Districts, at about a Mile East of Sunna Dak Chokee, and the Mails carried off. The Mails have all been recovered, with the exception of the Sherghotty Wallet of that date for Benares, which contained the undermentioned Packets:-

5 Packets from, Gyah for Benares.

Packet from Dum Dum for Difte

from Chandernagore for Ditto. Ditto Ditto

from Bogodhur for Ditth. 1 Ditto from Mungulpore for Ditta.

1 Ditto from Burdwan for Ditto

2 Packets from Sherghotty to Ditto.

Deputy Post Master General,
Calcutts, Geni. Post Office; 3 an Charge.

NOTICE.—The subjoined copy of a Despatch No. 29 of 1851, from the Honorable the Court of Directors, dated the 24th September, forwarded to this Office by the Government of Bengal, is published for general information.

J. R. B. BENNETT,

Deputy Post Master General,
in Charge.

Calculta, General Post Office, the 8th November, 1851.

PUBLIC DEPARTMENT, No. 29 of 1851.

Our Governor of the Presidency of Fort William in Bengal.

1st. We have been informed, by direction of Her Majesty's Post Master General, under date the 18th instant, that "His Lordship has obtained the authority of the Treasury to despatch in future from the General Post Office in London the Mail for India vid Marseilles on the evening of the 8th of the month, instead of the 7th as hitherto, except on the occasions of the 8th falling on a Sunday, when the Mail will be despatched on the evening of the following day, and that this arrangement will come into operation with the Mail of the 8th proximo."

2nd. You will be careful, that the several Post Masters under your Presidency are duly advised of this alteration which we have by the present Mail notified to our Agents at Aden and in Egypt.

We are, &c.,

(Signed) JOHN SHEPHERD, and 12 other Director.

London, the 24th September, 1851.

(True Copy,)

(Signed) W. SETON-KARR, Under Secy. to the Govt. of I gal-

(True Copy,) will be re J. R. B. BENNET Tender, and

* Deputy Post Master General, Red on appli-

NOTICE.—The subjoined Extract from a Letter dated 5th instant, received from the Post Master Hydrabad, is published for general information.

J. R. BURLTON BENNETT,

Deputy Post Master General.

Calcutta, Genl. Post Office, } the 17th September, 1851, }

Extract of a Letter from Captain W. Shelly, Post Master, Hydrabad, to C. P. Brown, Esq., Post Master General, Fort Saint George, No. 197, dated 5th September, 1851.

That all Letters, Papers and Parcels, addressed to Warninguil, should be superscribed via Secundrabad, instead of via Nacricull as heretofore, the runners stationed between the latter station and Warninguil making been removed, and posted on the from Secundrabad to Warninguil.

 NOTICE.—The subjoined copy of a Notice issued by the London General Post Office, is published for general information.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

Calculta. Genl. Post Office, }
the 30th April, 1851.

Instructions No. 4, 1851. By Command of the Post Master General.

Notice to the Public and Instructions to all Post Musters, Sub-Post Masters and Letter Receivers.

Parliamentary Proceedings to India and Hong Kong, vid Southampton.

General Post Office, February, 1851.

On and after the 1st March next, printed votes and proceedings of the Imperial Parlisment, and of the Colonial Legislatures, may be transmitted by the Post between the United Kingdom and the East Indies, or Hong Kong, vid Southampton, (subject, however, to all the existing regulations and restrictions) at the following reduced rates of postage, viz.:

and so on in proportion, viz., for every additional four Ounces in weight, above the weight of sixteen Ounces, an additional rate of one Penny, it being understood, that any lesser weight than four Ounces, shall be charged as four Ounces.

This Postage, which is entirely British Postage, and does not include the rate chargeable for conveyance in India, must, in all cases, be paid in advance.

(True copy,)

In J. R. BURLTON BENNETT,

Ri Dy. Post Master General, in Charge.

LIST of Remaining and Unclaimed Letters and Parcels that have accumulated between the months of July and September 1851.

U.

Urquhart, Mr D W (2 letters)-Dinapore.

v.

Vickery, Mr (2 letters)—Shoemaker, Dinapore.
VanGricken, Captn L—Akyab.
Vansittart, Esq H—Jullunder.
Vaughau, Mrs Eliza—Peeroo Khunsama's Lane, Calcutta.
Vally, Monsicur Jules (4 letters)—Calcutta.
Vincent, Esq G V (2 letters)—Meerut.
Vanan, Esq Henry—Ship "Jenny Wren."
Volum, Captn—Ship "Raleigh."
Vincent, Mr J W—Ship "Lord Auckland."

Wilkinson, Ma Pensioner Circular Road, Bostsconnah, Calcutta.

W. M. Messars Arthur and Wm—Sale Board, Calcutta.

Writing, Captain—1st Bengal Fusiliers, Monata.

Wood, Esq B — Dy Magistrate, Nuddea.

Wagentriber, Esq J H — Dantasaghur.

Wagentriber, Esq J W — Molitta.

Wharton, Sergt Major W C—To be detained at Berhampere Post Office till called for,
Warde, Mrs J—Steamer "Rattler," Calcutta.
Walton, Esq—Purneah.
Watkins, Esq A R (8 letters)—Furrecdpore.
Williams, Krs M—Care of Mr A C Michael, Mecrut.
Wilson, Revd J—Care of Revd Mr Warren, Allahabad.
Wilson, Esq C M—Barbanyore.

Wilson, Esq C M—Berhampore.
Williams, Esq J S—Camp Jullunder.
Webb, Esq G A—Ramalah Broach.
Wood, Esq G (2 letters) Sub-Depty Opium Agent, Bundelcund.

Walpole, Esq B (7 letters)—Maldah.

Wharton, Mrs E H-Care of R Kerr, Esq. No 6, Free School Street, Calcutta.

Williams, Mr Moses—Chuckeah Rangahs, Dinapore.
Walsh, Captain T P—Comdg 2 Punjaub Infy, Bunnoo.
Warrington, Esq. W—3rd Officer Str "Nemises" Cooly Bazar, Calcutta.

Watt, Major A—2ud Bangal N I, Barrackpore.
Watkinson, Esq F G—Superintendent of the Berhampore Road, Berhampore.

Watt, Esq Robert (2 letters)—Tipperah. Ward, Bugler John (2 letters)—H M 23rd Regt, Madras. Windgor, Esq John Alfred—Resident Agent for Shippers of Horses from Australia to Calcutta.

White, Revd C P-Howrah.

Wintle, Mr George, -Champion's Hotel, Lall Bazar,

Williamson, Mrs—Care of A Money, Esq. Ducca. Waddington, Esq J—Calcutta. Wilson, Esq William,—Moreton Bay, New South Wales. Wilson, Mrs Margaret,—Malda.

Wilson, Mrs Margaret,—Malda.

Waljee, Ruttonjee and Cullunjee,—Calcutta.

Wharton, Captain—Ship "Adelaide."

White, Captain J (2 letters)—Ship "Berkshire."

Whiteside, Captain John—Barque "Gentoo."

Westquath, Captain—Barque "Jenny Lind."

Wurvoy, Monsr—Captain du Navire "La Doorga."

Watson, Joseph—Ship "Madagascar."

Wood, Esq A W (Supercargo,)—Ship "Oneida."

Walker, Mr Chas L—Barque "Sea Fox."

Y.

Young, Mrs T (2 letters)—Malda. Younau, Mt J—2nd Engineer Steamer "Megna," Ghazeepore.

Yeason, Serjeant,—Bhaugulpure, en route to Dinapore. Young, Missea,—Care of Coll. Young, Assam. Young, Capt.—Ship "Vincent." PARCELS.

Alexander, Esq W S—c s, Bhaugulpore.
Chunderkanto Sen,—Calcutta.
Ellis, Revd F W—Umballah.
Hough, Dr H F—Saugur.
Mailden, Chas—Lahore.
Semocoorty,—Calcutta.
Torrens Balance C S. China

Torrens, Robert, -C S-Chittagong.

J. R. BURLTON BENNETT, Deputy Post Master General.

Fort William, General Post Office, 23rd December, 1851.

NOTICE.-Post Offices have been permanently established at the following places in Bengal :-

Nauthpore, 48 Miles North-West of Purneah. erejgunge, 65 Miles from Pubnah.

J. R. BURLTON BENNETT,

, Dennity Post Master General, in Chappe. of Bush Post Office, } Kish December Hill. }

OPIUM NOTIFICATION. - Notice is hereby given, that the Second Sale of Opium, the Provision of 1850-51, will E. CURRIE, Esq.

he held at the Exchange Hall, on Tuesday, the 10th February 1852, at 11 A. M.,

Benares Ditto, 880

and will comprise 2,800 Chests, viz. : Behar Opium,..... 1,920

Total Chests, ... 2,800

2. The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 5th November 1851, and published in the Calcutta and Exchange Gazettes, or on application at the Office of the Board of Revenue.

3. The latest dates for deposit and clear-ance will be the 16th and 25th February 1852, respectively, that is to say, no Sub-Treasurer's Receipts, Company's Paper, or other Public Securities that may be tendered for Deposit in redemption of Promissory Notes given by purchasers at the Sale, will be received after 4 P. M. of Monday, the 16th February 1852; and no Treasury Receipts in full payment of lots will be accepted after 4 P. M. of Wednesday, the 25th February 1852.

4. In addition to the quantity above advertised for Sale, the following quantities, more or less, of Behar and Benares Opium of 1850-51, will be brought to Sale in the present year on or about the dates specified below:

<u>, ,</u>	Behar, about Chests,	Benares, about Chests.	Total, sbout Chests
or about Wednesday, Oth March 1852, }	1920	880	2800
or about Monday, th April 1852,	1920	880	2800
On r about Monday,	1920	880	28 00
bout Thursday,	1920	880	2800
ut Monday,	1920	880	2800
n or about Tuesday, t 10th August 1852,	1920	890	2800
or about Friday, 10th September 1852, }	1920	880	2900
or about Monday, 1	1920	880	2800
orabout Wednesday, 1 10th November 1852,	1920	880	2800
or about Friday, 10th December 1852,	1892	869	2761
	19172	8789	27961

By order of the Board of Revenue, Fort William, the 19th January 1852,

Catcil Beadon, Juster Secretary.

ALL Persons indebted to, or having claims on the Estate of Lieutenant Colonel Napleton, de-ceased, late of the 13th Regiment Native Infantry, are requested to address, if by letter, Post-paid, the President of the Committee of Adjustments.

F. Watercopers, Capt., Life N. I., Provident Coppetitions' Adjustment.

6 16th Japuary 1868.

CUSTOMS. LIST OF PACKAGES LYING UNCLAIMED AT THIS OFFICE.

1848				1
Nov. 1849.	30.	I	Case, Mr. James Toll, 2nd Officer Bark Champion,	Monarch.
Jan.	8.	1	Basket, C K Dev and Co.,	Tenasserim
May	29.	- 1	Box, marked PH,	Arrow.
August 1850	19.	1	Ditto, T W Howell,	Northumberland.
Jan.	25.	1	Ditto, marked E P, in diamond,	Prince of Wales.
July	15.	1	Case, Officers Bengal Horse Artillery,	Jane Perie.
August	5.	1	Ditto, marked R & C,	
October	30.	ı	Ditto, ditto E X de Ezpelata,	Equator.
1851.	- 1			
May	1.	1	Box from E. S. Creese, Boot-maker, London,	Duke of Wellington.
Sept.	9.	1	Ditto, W. Howarth and Co	
,,	16.	1	Case, Capt. McDonell, 10th B. Lt. Cavy., care of W. Cragg, Esq.,	Dalhousie.
	,,	1	Box, Capt. J. E. Duncan, H. M. 29th Regt.,	Ditto.
**	,.	1	Case, The Commander-in-Chief Sir Wm. Gomm,	Macedon.
October	15.	1	Packet, Capt. W. S. Monteith,	Alipore.
Nov.	10.	1	Case, Lt. C. N. Young, Artillery, care of Lt. J. N. Young, 35th L. I.	Conqueror.
,,	18.	1	Ditto, marked B J S, in diamond,	Equator
	26.	2	Ditto, marked M S S and Co., in diamond,	Maidstone.

W. BRACKEN, Collector of Govt. Customs.

Calcutta, Custom House Wharf, the 23rd January 1852.

COMMISSARIAT NOTICES.

SEALED Tenders will be received at the Executive Commissariat Office at the Presidency, up to 4 P. M. of the 16th February 1852, for the supply of the following Articles, for the Presidency Division, and on the march for one year, from the 1st May 1852.

Tenders will be received for each Article separately, agreeably to forms open to inspection at the above Office and not otherwise, and they will be opened and read on the 17th February 1852, at noon precisely, in the presence of such parties concerned as may choose to attend.

The sum noted opposite each item will be required as a deposit with corresponding Tender, and all further particulars may be obtained on application at the Commissariat Office.

Articles	Depo- sit.	Articles.	Depo-
***************************************	Co.'s Rs.		Co.'s Rs.
Bread for Troops, Bhur Boats, Castor Oil, Coffee, Firewood, Goar for Elephants and Bullocks,	500 100 200 200 100 100	Table Rice, Rice for Elephants and Olloh for ditto, Sugar, Benares, Salt, Table and Com- mon,	100 100 100 100

A. D. DICKENS, Lieutenant, Sub-Assistant Commissary General.

Fort William, Commissariat Office, }

NOTICE.—Scaled Tenders will be received at the Peshawur Executive Commissariat Office, up to 4 p. m., on Wednesday the 25th February 1852, for the apply of Beer, for one year, from the 1st May 1862, for the use of the undermentioned Statement.

Poshsput. Rawul Pindee, Separate and Distinct Tenders to be made for the supply of Beer at Stations named, and also for the supply of such quantity as may be required by Regiments or Detachments marching, or on Command.

Rates to be specified in words as well as figures; unless so specified, Tenders will be rejected.

Tenders will be opened and read in presence of parties concerned, at Noon precisely, on the 26th February 1852.

G. B. REDDIE, Assistant Commy. Genl.

Peshawur, Executive Commissariat Office, the 3rd January 1852.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Francis Reid, heretofore of Sibpore in the Zillah of the
Twenty-four Pergunnahs,
and now residing at Moira Street in Calcutta, Sugar Refiner and a member of a certain joint
Stock Company carrying
on business at Sibpore,
aforesaid, as Sugar Boilers
and Refiners, under the
style and firm of Sibpore
Sugar Company, an Insolvent.

On Saturday, the 3rd day of January instant, It was ordered that the Petition of the said Insolvent for discharge in the nature of a Certificate be, and the same is hereby dismissed.

Molloy, Mackintosh and Poe, Attorneys.

In the matter of Rajkissen Bannerjee, of Arpooley
in Calcutta, Editor and
Proprietor of a Bengaliee
Newspaper called the tomachar Chundrica, and adjourned until SaTrader, an Insolvent.

Trader, an Insolvent.

Trader, and Insolvent to the said Insolvent do
then attend to be examined by the said Court.

Grant and Reinfray, Attorneys. Chief Clerk's Office, 23rd January 1852.

A TOP WILLIAM

In the matter of Samuel Henry Robiuson, formerby of Dhobah in the District of Burdwan and Province of Bengal, Superintendent of the Dhobah Sugar Works, and a Member of the Dhobah Sugar Company, afterwards of Clive's Lane in Calcutta, then of Bankshall Street in Calcutta, and lastly of Clive Street in Calcutta, carrying on trade and business as a Merchant and Comname, style or firm of S.

H. binson and Company, in Insolvent. mission Agent, under the

Notice, that an application for an ad interim protection order has been this day made by the said Insolvent, and that such application will be heard and disposed of by the Acting Commissioner of the Insolvent Court, on Friday, the 30th day of January instant, at the hour of 10 o'Clock in the forenoon.

" Any Creditor of the said Insolvent, desi-"rous of opposing such application, do appear before " the said Court at the time and place aforesaid. W. H. Owen, Attorney.

Chief Clerk's Office, 24th January 1852.

In the matter of David On Saturday, the Marcar, of Armenian Street in Calcutta, Meran Insolvent.

On Saturday, the 10th day of January instant, It was ordered that the Hearthe 6th day of ing in this matter shall be on the 6th day of March next, and that the said Insolvent do then attend to be examined by the said Court.

Templeton and Carapiet, Attorneys.

In the matter of James Augustus Patrick Murray, late of Mirzapore in Calcutta, an Assistant in the Office of the Superintendent of Marine, an Insolvent.

In the matter of George Villers Vincent, late of Delhi in the North-Western Provinces of India, and lately carrying on business together with William Meller, (since decensed) as General Merchants and Auctioneers at Delhi, under the style or firm of Baness and Company, but at present residing at Garden Reach in the Suburbs of Calcutta, an Imalvent.

In the matter of the separate estate of George Villers Vincent, heretofore carrying on business at Delhi in the North-Western Provinces of India, together with William Meller, (since deceasas General Merchants d suctioneers, under the Ministrationeers, under the Vie or firm of Baneas Generally, but at preprint residing at Garden each in the Suburbs of fantia, at Insolvent.

Tempirish and Carapiet, Attorneys.

Grant and Remiry, Attorneys.

Comp. Char's Office, 20th January 1852.

day of January instant, It was ordered that the Hearing in shall be on the 6th then respectively attend to be examined by the said Court.

On Friday, the 16th these several matters day of March next, and that the said several Insolvents do NOTICE is bereby given, under Section VI. Act No. I. of 1845, that the undermentioned Estates, in Zillah Nuddea, will be put up to public and unreserved Sale, at the Collector's Office of that District, on Wednesday, the 4th February 1852, or 23rd Magh 7.3 B. S., for Arrears of Revenue which, by the Regulations and Acts in force, are directed to be realized in the same manner as Arrears of Revenue.

REMARKS.	The rights and interests of Wemachura Dhole, Izardar, in the property described in column 4, will be sold under the conditions of his Krar, for the recovery of the balance of Rs. 11 due from him on account of balance of khas Mehal No. 360.	ditto,	H. B. LAWFORD, Astt. Collector, in Charge.
Due for what Kist.	due for the kist of Kartik 1258.	Rs. 11 0 0 Ditto,	II. B. LAW
Recorded Proprietors. Jummia.	Womachurn Dhole,	Ditto,	E. E.
Names of Mehals.	3 Beegahs of lakhiraj Land, in two patches, belonging to Tvdad, No. 1336, and growing Aman Paddy, situated on the East of Mohessurpore and Mal Lands of Damzollee, and on the West, North, and South of Mal Land of the same Damzollee, 34 Beegahs of lakhiraj Land, in one patch, cultivated by Ram.	chand Mudduck, belonging to the same Tydad, and growing the same crop, situated on the East of the lakhiraj Land of the Ehadanchee's of Bededanga Sootragachee, West of the rented Land of Fuckeerchand Mundle, and on the South of the rent-free Lands of the Sandals and Chatteriees.	Zistak Nudibea, Collector's Office, the 19th January 1852.
No. of Me- hals on the Dis- trict Bent Boll.		To a lambaga	ector's Of
Mo. of Class.	for Arrents due on other Estates,	1	Zalloh Nudben, Call

Report showing the smallest Depth of Water in the Bhaugiruttee, Jellinghee and Matahanyah Rivers, on the 15th January 1852.

Names of Rivers.	Smallest Depile	Where Shallowest.
Bhaugiruttee River.	feet.	1000
At its entrance. Below the entrance. From theace to Jungy- pore. From Jungypore to Sad- duckbaugh, From Sadduckbaugh to Berhampore. From Berhampore to Cutwa. And from Cutwa to	1 5 0 5 0 5 0 5 1 5 1 6 1 5 1 6 1 7	Mouintollah Rampall Ballagatchee Moorsbedsbad.
Nuddenh, (Jellinghee River. *	1 6	" Augurdeep."
At its entrance,	6 0 2 9	Lower entrance.
From thence to Bause- marree,	2 9 3 3 2 9 3 0 2 9 2 7 2 8 3 0	Below Ditto. At Dyrampore. Below Ditto. At Bollyenarree. Below Jellinghee.
From Bausemarree to Teeshkattah,	3 2 9 6 9	At Gopalpore, Kurreempore, Umberpore, Radhanugghur.
From Tecahkattah to So- { natullah, } And from Sonatullah to {	3 3	" Khasspore. " Boyarbandah. Below Kalleenugghur.
Moisguige, (Matabanyah River.	3 0	At Sumboonugghur.
At its entrance, From thence to Hautho- { leah, } From Hautholeah to { Katchikattah, } Kishengunge, } And from Kishengunge { to Seebpore, }	15 0 11 6 2 0 2 0 2 0 2 2 2 2 2 2 2 9	At Dewangunge. ,. Boleah. ,. Bhaugberriah. ,. Ashmancolly. ,. Batchamarree. ,. Tahldah. ,. Ranaghaut.

No Water on Guage at Berhampore.

J. LANG, Supt., Nud deah Rivers.

Kishnaghur, 21st January 1852.

*The channel of this River, below the lower entrance, has been deepened by the construction of Bandahls, from 3 feet to 3 feet 3 inches; below Dyrampore, from 2 feet 8 inches to 3 feet; at Bollyemarree, from 2 feet 6 inches to 2 feet 9 inches, and at Kurreempore, from 2 feet 9 inches to 3 feet.

Military Orphan Press.

IT is hereby notified, for general information, that from and after the date of this advertisement all Bills and Receipts connected with the Military Orphan Press, will be signed by the Secretary of the Military Orphan Society, and that without such signature no Bills nor Receipts will be considered valid and sufficient.

By order of the General Management of the Military Orphan Society,

JOHN T. D. KIDD,

Secy. M. O. S.

Kreubarona ?

North-Western Bank of India.

THE opinion of Counsel, which has been taken as resolved by the Shareholders at the last Half-yearly General Meeting, being favorable to the feasibility of registering the Bank under Act No. XLIII. of 1850, the Manager hereby calls a Special Meeting of the Shareholders for the purpose of resolving that the Company shall be registered under the said Act, to be held at the Bank Premises, No. 4, Old Council House Street, Calcutta, at Noon, on Tuesday, the 20th day of April 1852.

This notice is given in pursuance of and as required by the fourth Section of the said Act XLIII. of 1850.

JOHN O'B. TANDY,

Manager.

North-Western Bank of India, Calcutta, 27th December 1851.

BANK OF BENGAL BATES.

DISCOUNT.

Private Bills and Notes at or within 3 months,	per	Cent.	,
Government Acceptances do., 6	,,	••	
INTERRST CHARGED.			
On Fixed Loans, not exceeding 3 months, on Deposit of Company's Paper	,,	,.	
On Deposit of Opium, 9	,,	,,	
On Deposit of Metals and Indigo, 9		••	
On Deposit of other Goods 10	••	••	
On Accounts of Credit, not exceed- ing 3 months, on Deposit of Com-	,,	,,	
pany's Paper,	Б		
On Deposit of Opium 9	,,,		
On Deposit of Metals and Indigo, 9	,.	••	
On Deposit of other Goods 101	,,	••	

W. GREY, Secy. & Treasurer.

Bank of Bengal. Calcutta, 17th Sept., 1851.

NOTICE.—The Interest and Responsibility of Mr. Claud Ham ilton in our Firm, expired on the 31st ultimo.

(Sd.) Hamilton, Higginson & Co.

Mirzapore, January 15th, 1852.

LOST.—Halves of the Bank of Bengal Notes, No. 37063, for Co.'s Rs. 100, and Nos. 28936, and 19515, for Co.'s Rs. 50 each, the payment of which has been stopped at the Bank.

JUST. PUBLISHED,

And for Sale at the Exchange Hall,

AN INDEX to the Acts of the Legislative Council of India, from their commencement to the close of the year 1849.

By JAMES SMALL.

For Sale at the Military Orphun Press, PRICE 3 RUPERS,

AN ACT for punishing Mutiny and Desertion of Officers and Soldiers in the Service of the East India Company, and for regulating in such Service the Payment of Regimental Debts and the Distribution of the Effects of Officers and Soldiers dying in the Service.

GOVERNMENT BOOK AGENCY.

EDUCATION NOTICE.—Under the sanction of Government and with assiew to extend the benefits of Education as widely as can be accomplished by such means, the Book Agent is authorized to sell at Cost Price, with a small additional per centage to cover the interest of outlay, all Works of which complete editions are purchased by, or published under the authority of the Government, to public and private Schools without distinction.

The following Works are at present in store at the Book Agency for sale:

Na. of	Capies.					17.	51		Price 1	per	Co	יאיק.
	Richardson's Sele	ections, ir	ı l vol. ful	l bound.		•••	•••	•••		7	0	0
	Richardson's ditt		2 vols.			***	***	•••	•••	7	0	0
16	Russell's Modern							•••	2	26	0	0
15	Boutros' Principl	es of Leg	islation,	•••	•••	***	***	•••	•••	6	()	0
1	Penny Magazine	for 1842,	•••			***		•••	***	100	14	0
5	Biographical Dict	ionary, b	v 8. D. U	. K., vol.	I. part	I.,		••••	***		10	()
7		,	ditto.	vol.		11.,	•••		•••		10	3
	This		ditto.	vol.	11	I.,	***	***		B	1	3
7	Tite	.,	ditto.	vol.	11. ,,	11.,		***	***	5	6	6
6	Ditto	,,	ditto,	vol.	Ш	1.,	• • •	•••	•••	7	8	6
	Edinburgh Cabin		٧.	***		•••	***	30.00	***	3	0	()
1340	Newmarch's Arit	hmetic.	•	•••		W	•••	***		1	8	0
177	Encyclopædia Be	ngalensis	. Diglot E	dition, N	o. I.,	History of Rom		•••	•••	2	0	0
312	Ditto	ditto,	***	2.0	o. H.,	Elements of Geo		****	•••	2	0	0
467	Ditto	ditto,			o. III.,	Miscellaneous R		•••	•••	2	0	0
449	Ditto	ditto,	**		o. IV.	History of Rome	, part 2nd,	***	•••	3	0	0
469	Ditto	ditto,			o. V.,	Biography.	***	•••	•••	2	0	0
484	Ditto	ditto,	**		o. VI.,	History of Egyp			***	2	0	0
458	Ditto	ditto,	,,		o, VII.,	Miscellaneous R	cading, part	2nd,	***	2	0	0
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1202		ditto,	,,		o. IX.,	(Mathematics) 6	icometry, p	art 2nd,	•••	2	0	0
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		ditto,		ACT DESCRIPTION AND ADDRESS.	o. XII.,	Improvement of	the Mind,	•••	•••	2	0	0
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679	London Pharmac	opæia, (t	ranslated	into Beng	;alı,;	•••	•••	•••	222	1	12	0
	Rutnabolli, (in Se			•••		•••	•••		• • •	0	8	0
49	Law of Inheritan			•••	***	•••	•••	••	•••	0	8	0
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	Grote's History		in 4 vols.	,	•••		•••	•••			10	0
14	Mill's Logic, in 2	Vols.,	•••	•••	•••	•••	•••	•••	•••	18	.1	10
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. 9	Somerville on the	Connect	ion of the	Physical	Sciences,	***	•••	•••	•••	-	12	8
41	D. L. Richardson	1 & Lives	of the Bri	tish Poet	8,	•••	•••	•••	•••	5	0	0
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58	Ditto "	for 184	_	•••	•••	***	•••	•••	•••	2	0	0
59	Ditto "	for 184		***	. ***	•••	•••	•••	•••	2	0	0
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271	Map of Europe in	n the per	garee Cus	racter,	***	•••			****	3	4	0.

Govt. Book Agency, 30th August, 1851.

FRED. J. MOUAT, M. D., Govt. Book Agent,

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APPENDIX TO

The Calcutta Gazette.

Published by Authority.

SATURDAY, JANUARY 24, 1852.

্রক ও এতক্ষেশীয় অপর ভাষাতে নামাস্কিত যে সকল চিঠীর মালিকানের ঠিকানা নাছওয়াপ্রযুক্ত পাবনা পোস্ট আফিসে ১৮৫০ সালের নবেম্বর মাহাতে যে সকল চিঠী রাথিত হইয়াছে তাহার কর্ম।

চিচীর সংখ্যা	চিঠীর মালিকানের নাম	মালিকানের টিকানা	रेककिरत
,	শাৰণ সইস	ভ্রধারাম	100
2	ভারাকান্ত গলোপাধ্যায়	কুমার থালি	
9	র্তন সিকারি	কুমিল্ল্যা	
8	লেছুমন আয়া	পাবনা	77
a	কেঃ এলেন	à	
5	विकय्ठम् उप्रोठार्या	শান্তিপুর	
9	শেগ পাঁচু	न मी या	N
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->>	रैकनाकमु मूर्याभाशाय	পাবনা	
32	সেথ সেকু মুরগীওয়ালা	নশিরাবাদ	.
. 30	কমলাকান্ত শৰ্ম ভূমিক	সেরজেগগু	
>8	उपाठवन वत्मााशाधाव	শান্তিপুর	
36	রাধামোহন মুখোপাধ্যার	বহর মপুর	
30	पूर्नामाम घटिनेशाय	न मीग्रा	
39	পার্সি চিটি	পাটনা	
34	ৰাগরি চিটি	4	A
30	ৰূপককর শাঁ	ঢাক1	*
10	মৌলবী শাদতালি	<u>জ্ব</u> াহ া	İ
25	মৌলবী বকদ্দীন	মইমনিশি∙	1
11	লোভান ব্যাপারি	ত্তিপুর্	
10	चां बहुन।	*	1
2.8	श्वान निष्र	मानाश्रुत	
20	্মেয় ধলিকা	वर्क्सान	1
10	व्यक्ते अवार्वे हेस्काव्यक	আসাম	
29	অমির ক্যাপারি	পাৰনা	
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12	পির থানশামা	পাৰন।		
50	ডিকু ব্যাপারি	4		
05	নিউনাথ দিশ্ছ	a)		
ા	इत्रुक्त मत्कात	à		
33	আঙ্গর জান ব্যাপারি	ত্রিপু র।		
28	কলিম চাপরাশী	बनी शा		
20	তিলক সিৎহ	ফরিদপুর		
૭ ৬	प्रस्पान रानिक	ত্রিপুরা .		
99	গঙ্গাধর ভূঞা	পাৰনা		
JF .	গোলাম হোশেন বরকদাভ	À		
95	ডোমন ঐা	न मी या		
8.	মছমাদ দরবেশ	वक्रान		
83	রহিমবক্ল	ত্রি প্ রা	ti as	
82	ফেলিরাম সন্ধার	পাবনা		
80	नागति विधि	÷ 👌		
88	कालोह मु मंद्रश्यल	কুমার্থালি		

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8	মোহন চক্ৰৱৰী	গোয়ালপাড়া	1
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9	তমিজদীন	a ~	
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2	রাধানাথ রায়	পু न} या	
30	शीद्रवानि	11/21	
>>	বাবু ভমন দিৎ	à	
35	গোলাম এহিয়া	à	
30	বিবি আশিক	a de	
>8	क्रभनोतायम मिन	of the state of th	
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30	রখুবর খোষ	à	
39	प्रशाम थानिन	d d	
36	পির বঙ্গু	à	
12	জ্ব নাথ সরকার		
२०	त रि भगङ्ग	. <u>.</u>	
२३	चित्रथनाम प्रज्ञामात	À	
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20	नामनात् था।	À	
20	পিতাম্বর বসু	À	
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52	গোলামসফদ্র	পুৰ্ণীয়া	
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22	ভারথচন্দ্র	ভাগলপুর	
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22	নামগ্ৰ	. पूर्नीया	
28	त्रोप्रमश्रोत ्ति≪ इ	4	
20	জমআলি	কানপুর	
56	ডক্তনলাল	পূৰ্ণীয়া	
29	রামদিন মোক্তার	à	
26	মুকা আশমাইলবেগ	কিশনগঞ্জ	
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30	চ্ ণ্ডীপ্রসাদ	बे	
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0	इमिकीहसू वत्सांशाश	à	
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(To be Continued.)

[ইহার অবশিষ্ট আগামীতে প্রকাশ হইবেক।]

CALCUTTA,
General Post Office,
22ad September, 1851.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.



The Calcutta Gazette.

Published by Authority.

gg It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press by NOON of TUESDAYS and FRIDAYS: and of a few lines only, before 5 p. m. of those days.

WEDNESDAY, JANUARY 28, 1852.

No. 282.

Foreign Department,

Camp Baroud, the 21st January 1852. .

NOTIFICATION.—The leave of absence granted to Captain R. W. Bird, Assistant Resident at Lucknow, in General Order of the 13th ultimo, No. 3839, is held to have commenced from the 12th, instead of from the 5th instant.

H. M. ELLIOT,

Secy. to the Gort. of India, with the Govr. Genl.

General Orders by the Most Noble the Governor General of India.

Camp Sydabad, the 20th January 1852.

The following Notifications, from the Foreign Department, are re-published in General Orders:

No. 243.

Foreign Department,

Camp Mooftee-ka-Poorwa, the \7th January 1852.

NOTIFICATIONS.—The Governor General is pleased to grant Lieutenant H. L. Evans, Political Assistant in Nimar, leave of absence, from 10th proximo, to proceed to Bombay, with a view to applying to the Bombay Government for leave to England, on Medical Certificate.

No. 262.

Camp Allahabad, the 19th January 1852.

Lieutenant H. Forbes, Adjutant 1st Punjaub Cavalry, is, at his own request, placed at the disposal of His Excellency the Commander-in-Chief.

(Signed) H. M. ELLIOT,

Secy, to the Govt. of India, with the Govr. Genl.

J. STUART, Orderel, Secy. to the Govt. of India, Mily. Dept., with the Govr. Gent. Camp Gopeegunge, the 22nd January 1852.

The following Notification, from the Foreign Department, is re-published in General Orders:

No. 282.

Foreign Department,

Camp Baroud, the 21st January 1852.

Notification.—The leave of absence granted to Captain R. W. Bird, Assistant Resident at Lucknow, in General Order of the 13th ultimo, No. 3839, is held to have commenced from the 12th, instead of from the 5th instant.

(Signed) H. M. ELLIOT.

Secy. to the Govt. of India, with the Govr. Genl.

J. STUART, Colonel,

Secy. to the Govt. of India, Mily. Dept., with the Govr. Genl.

No. 57.

Fort William, Home Department, the 26th January 4852.

Notification.—The President in Council is pleased to attach Mr. W. C. Spencer, of the Civil Service, reported qualified for the Public Service, to the Bengal Division of the Presidency of Fort William.

No. 69.

Mr. H. D. Robertson, Assistant to the Magistrate and Collector of Allahabad, proceeded to Sea, on the 19th instant, under the leave granted to him by the Government of the North-Western Provinces, in Orders of the 4th November last.

No. 62.

The 27th January 1852.

Notification.—The President in Council is pleased to permit Mr. A. C. Barwell to resign the East India Company's Civil Service from the date of the sailing of the Ship "Trafalgar."

FRED. JAS. HALLIDAY,
Offg. Secy, to the Goot, of India.

Fort William, Home Department, Legislative, the 23rd January, 1852.

The following Draft of a proposed Act was read in Council for the first time on the 23rd January 1852.

ACT No. - of 1852.

An Act to amend certain provisions of Regulation VII. of 1832 of the Madras Code.

Whereas it is expedient to amend the provisions of Section XLII. of Regulation VII. of 1832 of the Madras Code, It is hereby enacted as follows:

The second and third Clauses of Section XIII. of Regulation VII. of 1832 of the Madras Code are hereby repealed.

II. So much of Section XLII., Regulation VII. of 1832 of the said Code as is not hereby repealed shall be applicable to all the classes of persons specified in Section XIII. of the said Regulation.

III. The consent of the Defendant to refer a claim brought against him under Section XLII. of the said Regulation, to the decision of a Punchayet, shall be no longer required.

IV. In all cases in which the amount of the claim shall exceed one thousand Company's rupees, or in which judgment shall have been given upon an ex-parte hearing for payment of a sum exceeding two hundred Company's rupees, or for the recovery of property exceeding in value the said sum of two hundred Company's rupees, an appeal shall lie from the decision of a Punchayet held under the provisions of Section XLII. of the said Regulation to the Court of Sudder Adawlut at Madras, and the said appeal shall be prosecuted, heard and determined according to the rules in force with regard to appeals from Zillah Courts.

V. The Plaintiff or Defendant may plead by Vakeel before any Punchayet held under Section XLII. of the said Regulation. In awarding costs in a case in which a paid Vakeel has been employed by the successful party, the Punchayet shall tax the charge made in respect of such Vakeel, so that it shall not exceed the amount allowable, under Section XXV., Regulation XIV. of 1816 of the Madras Code, to a Vakeel employed in a regular suit in a Zillah Court; Provided always that the said Punchayet shall only allow such costs, or any part of them, when in their judgment, there was reasonable cause, from the nature of the suit, for having recourse to the services of a Vakeel.

VI. After a copy of the Plaint has been furnished to the Defendant or his Vancel, he shall file or deliver his answer on a day to be fixed by the Punchayet, within thirty days after the date of the delivery of the copy of the Plaint.

4 2VII. If the Plaintiff or his Valued shall not appear at the time fixed for the trad of the suit by a Punchavet held under Section XIII. of the said Regulation, and shall not snow sufficient cause for his absence, the Punchayet shall dismiss the suit for want of prosecution, and shall award to the Defendant costs at the rate of two per cent. on the amount of the claim. If the Defendant, without sufficient cause shown, shall refuse to answer the Plaint, or shall not attend at the time fixed for the trial, the Punchayet having ascertained that he was duly served with a copy of the Plaint, and with notice of the hour fixed for the trial, shall proceed to try the case ex-parte, and shall give judgment thereupon, and such judgment shall be as valid as if both parties had attended at the said trial. Provided always that the Officer Commanding the Field Station or Detachment, on sufficient cause being shown to him, may suspend the execution of any judgment given in the absence of the Defendant, and may recommend to the Sudder Adawlut to grant a new trial of the cause, and the Sudder Adawlut may, in their discretion, allow or disallow the new trial proposed, and their order allowing or disallowing the same shall be final.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 23rd day of April next.

> FRED. JAS. HALLIDAY, Secy. to the Govt. of India.

No. 2.

Fort William, Financial Department, the 15th January 1852.

Notification.—Notice is hereby given, that the Salaries, Pay, Batta, and Allowances of the Civil, Military, and Marine Departments, for January 1852, will be payable as under:—

Military and Marine Departments, on Tues-day, the 10th proximo.

Civil ditto, on Saturday, the 14th proximo.

By order of the Hou'ble the President in Council,

J. A. DORIN, Secy. to the Govt. of India.

No. 226.

Orders by the Hon'ble the Deputy Governor of Bengal.

Appointments.—The 21st January 1852.—Baboo Dwarkanauth Banerjee, Abkarry Superintendent, and Moulvee Kurreemdad Khan, Deputy Collector, to be Members of the Local Committee of Public Instruction at Sylhet, and Dr. C. Harland, Captain H. M. Nation and Mr. R. King to be Members of the Local Committee at Patna.

The 23rd January 1852.—Lieutenant H. Raban to officiate as Assistant to the Political Agent in the Cossiah Hills, during the absence, on leave, of Lieutenant G. N. Cave, or until further orders.

The 24th January 1852.—Mr. J. H. B. Colvin to be an Assistant to the Magistrate and the Collector of Patna.

Baboo Shamal Pran Moostafee to be Sudder Ameen of Moorshedabad.

Syed Sukhawut Hossein to be Sudder Ameen of Nuddeah and Moonsiff of the Sudder Station of that District.

Leave of Absence.—The 22nd January 1852.—Baboo Mothoornath Bannerjee, Abkarry Superintendent of Rajshahye, for one month, on Medical Certificate, in extension of the leave granted to him on the 22nd November last.

The 23rd January 1852.—Mr. J. Jowett, Civil Assistant Surgeon of Dinagepore, for one month, on private affairs, making over charge of his duties to the Native Doctor during his absence.

Mr. G. A. Paxton, Assistant to the Magistrate and the Collector of Mymensing, for one year, on Medical Certificate, in extension of the leave granted to him in Orders of the 17th October last.

Mr. A. Davidson, Principal Sudder Ameen of Midnapore, for one month, on private affairs, from the date on which he availed himself of the same.

The 24th January 1852.—Mr. J. Baker, Civil Assistant Surgeon of Noacolly, Deputy Salt Agent and Superintendent of Salt Chokies in the Bullooah Division, for one year, four months and twenty-one days, from the 29th ultimo, on Medical Certificate, to proceed to the Cape of Good Hope. Mr. E. Baker will officiate as Deputy Salt Agent and Superintendent of Salt Chokies, at Bullooah, January 1862.—Mr. A. Ogilvie, Col-

The 27th January 1862. — Mr. A. Ogilvie, Collecter of Beerbhoom, for one month, under Section XI. of the Amended Absentee Rules, preparatory

to his resigning the Service of the East India Company.

Notification.—The 27th January 1852.—Captain C. Holroyd, Officiating Principal Assistant to the Commissioner of Assam in Sibsagur, received charge of the Revenue and Judicial Offices of that Division from Mr. Sub-Assistant J. Thornton, on the 10th instant.

Mr. J. Grant, Civil and Sessions Judge of Dinagepore, resumed charge of the current daties of his Office, from Moulvee Itrut Hossein, Sudder Ameen of the District, on the 17th instant.

Mr. J. Combe, of the Civil Service, reported his return from the Cape of Good Hope on the Ship "Royal Saxon," which arrived at the Sand Heads on the 17th instant.

Mr. H. T. Raikes received charge of the Office of Commissioner of the 15th or Dacca Division from Mr. R. H. Mytton, on the 20th instant.

Mr. A. Sconce, of the Civil Service, and Lieut. J. S. Davies, First Class Assistant to the Governor General's Agent, South West Frontier, reported their departure from Calcutta on the Ship "Agincourt," which was left by the Pilot at Sea on the 21st instant.

Dr. C. O. Woodford, Surgeon to the Police Force, resumed charge of his duties on the 23rd instant.

Mr. R. Alexander made over charge of the Treasury and the Offices of Magistrate, Collector, Salt Agent and Collector of Customs at Balasore, to Rai Kissenkant Mitter, Deputy Collector, on the 24th instant, to proceed to Cuttack, for the purpose of attending the First Half-yearly Examination of Assistants.

By order of the Hon'ble the Deputy Governor of Bengal,

J. P. GRANT, .
Secy to the Goot. of Bengal.

No. 225 of 1852.

Orders by the Hon'ble the Lieutenant Governor of the North-Western Provinces.

Judicial and Revenue Department,
Lieut. Governor's Camp, the 17th January 1852.

Appointment.—Mr. Charles Currie to be an
Assistant in the Rohilcund Division.

No. 227 of 1852.

Appointments.—Mr. Wigram Elliot Money to officiate as Civil and Sessions Judge of Mirzapore, during the absence of Mr. Tulloh, or till further orders.

Mr. Robert Tudor Tucker to officiate as Magistrate and Collector of Mirzapore, during Mr. Money's deputation, or till further orders.

No. 220 of 1852.

Lieut. Governor's Camp, the 20th January 1852.

Appointment.—Mr. M. Ricketts to be an Assistant in the Agra Division, and to exercise the powers of a Joint Magistrate and Deputy Collector at Agra.

Notification.—The Hon'ble the Lieutenant Governor has been pleased to place the services of Mr. G. Palmer at the disposal of the Government of India, for employment in the Punjab.

No. 236 of 1852.

Lieut. Governor's Camp. the 22nd January 1852.

Appointment.—Meer Warris Ally, Tuhseeldar of Sooram, Zillah Allahabad, is appointed a Deputy Magistrate under Act XV, of 1843, with the powers of an Assistant as laid down in Regulation IX, of 1807.

J. THORNTON,

Secu. to the Gort., N. W. P.

No. 239 of 1852.

Lieut. Governor's Camp. the 22nd January 1852.

The unexpired portion of the leave of absence granted, under Orders of 29th November last, to Mr. H. G. Keene, Assistant Superintendent Dehra Dhoon, is cancelled from the date on which he resumed charge of his duties.

JOHN W. SHERER,

Offg. Asst. Secy. to the Gort., N. W. P.

No. 226 of 1852.

Judicial Department,

Lieut. Governor's Camp, the 17th January 1852.

Leave of Absence.—Mr. G. F. Franco, Officiating Commissioner, Meerut Division, for one month, under Section XI. of the Absentee Rules, for the purpose of proceeding to Calcutta, preparatory to resigning the Service.

No. 224 of 1852.

Lieut. Governor's Camp, the 21st January 1852.

Leave of Absence.—Mr. John Muir, Civil and Sessions Judge of Futtehpore, for six weeks, to proceed to the Presidency, from the date of making over charge of his duties.

No. 251 of 1852.

Lieut. Governor's Camp, the 23rd January 1852.

Appointment.—Captain G. R. Cookson, 4th Regiment Native Infantry, to be Cantonment Joint Magistrate of Meerut.

J. THORNTON, Secy. to the Govt., N. W. P. No. 253 of 1852.

Revenue Departmen',

Lieut. Governor's Camp, the 23rd January 1852.

Mr. W. H. Stacey, Deputy Collector under Regulation IX. of 1833, in Zillah Cawnpore, is placed in charge of the Treasury of that District.

JOHN W. SHERER,

Offg. Asst. Secy, to the Cout., N. W. P.

General Orders by the Hon'ble the President of the Council of India in Council.

Fort William, 23rd January 1852.

No. 57 of 1852.—The undermentioned Gentleman is admitted to the Service, in conformity with his appointment by the Hon'ble the Court of Directors, as a Cadet of Engineers on this establishment, and promoted to the rank of 2nd Lieutenant from the date assigned to him in Government General Order, No. 588, of the 14th November 1851.

Engineers.

Date of Arrival at Fort William.

Mr. Leverton Donaldson, ... 3rd January 1852.

No. 58 of 1852.—The admission of Mr. Edmond John Lemoyne Twynam to the Service, notified in General Order President in Council, No. 611, of the 21st November 1851, will bear date the 14th, instead of the 3rd of that month.

Fort William, 28th January 1852.

No. 59 of 1852.—The Hon'ble the President in Council is pleased to make the following temporary appointment:—

Captain George Gaynor, of the 2nd European Bengal Fusiliers, to officiate as Fort Adjutant of Fort William and Superintendent of Gentlemen Cadets, vice Captain John William Bennett, proceeding on Furlough.

No. 60 of 1852.—Captain and Brevet Major Pringle O'Hanlon, of the 1st Regiment Light Cavalry, Brigade Major of Umballah, is permitted to retire from the Service of the East India Company on the pension of a Captain, from the 31st January 1852.

No. 61 of 1852.—The leave of absence, on Medical Certificate, granted to Surgeon Duncan Stewart, M. D., Presidency Surgeon, &c., &c., in General Orders, No. 624, of the 28th November 1851, is extended for twelve months on the same account.

J. S. BANKS; Offg. Seey. to the Good, of India, in the Mily. Dept.

C

No. 62 or 1852.

GENERAL ORDER BY THE HON'BLE THE PRESIDENT OF THE COUNCIL OF INDIA IN COUNCIL.

FORT WILLIAM, 28TH JANUARY, 1852.

ber to the 31st December 1851, inclusive, on account of the Estates of deceased European Commissioned and Warrant Officers, Non-Commissioned Officers, and Rank and File of the Estates in question, which shall not be preferred to the Estates in question, which shall not be preferred to the Estates, by Executors or Administrators before the conclusion of the next six months, cannot be attended to in this Country, as the money after that period will be The Hon'ble the President of the Council of India in Council is pleased to direct that the following Statement of Deposits made in the General Treasury from the 1st Octotentitied to, and made payable by, the Hon'ble the Court of Directors only.

Netement of Deposits made at the General Treasury of Fort William, from the 1st of October to the 31st December 1851, on account of the Estates of deceased Buropean Commissioned and Warrant Officers, Non-Commissioned Officers, and Rank and File, in the Service of the East India Company, and remaining unclaimed.

REMARKS. As to whom and when paid, and if retained on what grounds.	
Arphopriation of Amount remitted for pay- to Claims to the first mount in England. The first mount in England. The first mount in England. The first mount in England.	
Pate of Decease,	•
Corps.	3rd J.i. Cavalry. 74th N. I. 72nd N. I. 72nd N. I. 72nd N. I. 72nd M. I. 44th N. I. 44th N. I. 14th N. I. 14th N. I. 15th
Rank.	Licutenant, Riding Master, Licutenant, Captain, Riding Master, I.t. Colonel, Ditto, Licutenant, Ditto, Licutenant, Ditto, Licutenant, Ditto, Licutenant, Ditto, Licutenant, Ditto, Captain, L.t. Colouel, Ditto, Captain, L.t. Colouel, Ditto, Captain, L.t. Colouel, Ditto, Ditto, Lieutenant, Ditto, D
On account of whose Estate.	William Elwin Sandys, James Perry, John James MacDonald, Richard John Farre, James Perry, James Perry, James Perry, John Anderson, John Anderson, Ditto, Ditto, Martin Furrow, James MacDonald, Martin Furrow, James MacDonald, Martin Furrow, James MacDonald, Martin Furrow, James Thompson, Ditto, Joseph Davey Cunningham, John Storrs, John Mulliam Frederick Quayle, Ditto, Milliam Frederick Quayle, Printing Prederick Quayle, John Storrs
By whom Deposited.	Offg. Secretary to the Gort of India, Mi- litary Depart- ment,
Amount Deposited.	3287 0 8 407 11 9 900 0 0 1127 8 3 108 15 6 1000 0 0 4282 15 10 ⁴ 1000 0 0 2483 0 6 566 13 10 1104 8 1 1104 8 1 1104 8 1 1105 1 1 1 1105 0 0 600 0 0 1122 4 11 260 0 0 1122 4 11 260 0 0 1127 4 11 260 0 0 1127 6 11 260 0 0
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* And a 5 Per Ct. O. P. Note of 1841-42, for Co.'s Rs. 1,000.

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	T-bosiled			staemige	. Verifica		Decease.	alO ot bi aibal ai let tauon sibal ai	Co.'s Rs. A. P.	, r,	paid, and if retained on what grounds.
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1851.			NON-COMMISSIONED OFFICERS AND RANK AND FILE	t and h	ANK AND FILE.	±±				Co. v Rs.	
Oct 15th	161 13 7		Thomas McCarthy, John Nolan,	\prod	Invalid Gunner,	2nd Co. 2nd Bn. A. Sappers and Miners.					
	74 0 0		Edward King,	790	Sergeant,	3rdCo. 2nd Eur. Bl. Fus.,	13th June 1851.			<u>ت. ر</u>	Intestate, next of kin, Sister, Catherine King, Kiltughart Carrick on
•	84 15 5		James Curran,	881	Color ditto,	7th ditto,	29th July				Dirto duro, dirto, Ann Carran, Kil- dockey, Cenny of Meath, Ireland
	45 10 8		Patrick Sullivan,	=	Private,	9th ditto.	24th May				Ditto data, Brother, Michael Sulli-
	25 4 5		William Melvin,	337	Ditto,	6th ditto,	3rd.Aug. ,			·	Ditto ditto, Wife, Mary Ann Mel-
•	26 15 4		John Long.	645	Ditto.	5th ditto	11th	1			Jorto ditto, Father, Patrick Long, Munister, Croom, Limerick, Ireland.
	. 16 15 10		James FitzSimmons,	127	Ditto,	2nd ditto,	13th	<u> </u>		~	Ditto ditto, Brother, Patrick Fitz- Simmons, Kilmainham Dublin,
•	35 7 3		Cornelius Leary.	850	Dirto,	5th ditto,	18th ::				Ditto ditto, ditto, Patrick Leary,
	9 6 64	Offe. Secretary	Robert Curry.	13	Ditto.	4th ditte.	:				Mother, Susannah Curry, Peter Street, Waterford, Ireland,
	64 8		Peter Davis,	- 2	Dirte,	7th ditto.	goth				Any Davis, latest known residence
f;	13 14 11	litary Depart-	James Burnes,		Ditto.	2nd dirto,	17th Jan. 1839,				Ditto ditto, unknown,
	3 0 0		Michael Long.	162	Ditte.	3rd ditto	23rd Nov. 1849,				Ditto ditto.
	13 14 9		ugh,	339	ii ii	the dies.	: :				Ditto ditto.
	0 0 1		Patrick Bourke,	381	Ditto.	Dirro	24th				Detto duto.
	15 10 3		George Luck,	383		€.	16th May 1850, 26th Jan				Ditto ditto.
	0 13 8		Patrick Cravin,	124	Ditto,	2nd Co. ditto,	25th April 1851,				vin, Ballyholan, Newry, County
	6 6		Jeremiah Stroud,	316	Direc	eth dirto	2413				Ditto, Uncle. John Strond, Bed-
	9 7 92						and Amrillero	1-			Ditto Father, Timothy Roorke,
				-	Torres.	'onto	e constitution of	<u></u>			
1	15 9 0		Richard Robinson,	1 976	Ditto,	7th ditte,	10th " 1851,		-	~·	Moniton Marsh near Spalding
18th	7 0		James Thompson, Michael Collins,		Pitto.	1st Eur. Bl. Fus. Ditte.					

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Bequeathed to Mother, Susaunah Curry, Peter Street, Waterford, Ireland.	Intestate, next of kin, Eather, Wm.									Intestate, next of kin, Sister, Ellen Sieuley, Kaher, Tipperary,	Belle View, of Themas St., Dublin.	Date date not known.	Sired, Westminster,		Intestate.	Intestate.	Latte.	Dirto.	Latte.	4	To be retained in this Country for	brarfit of his Sen Thomas	"Ditto ditto ditto of Daughter.	The state of the s	No. decision in the second	
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4th Co. 2nd Eer. Bl. Fus.	2nd ditto,		1st Co., 3rd Bu. Arty. 2nd Co. 2nd Eur. Bl. Fus.	4th Ca 1st Bn. A.,		h Ba. A.,	3rd dicto, 3rd ditto	4th dutte, 2nd date, 3rd date, 5th date, 1st Eur. Bl. Fus.	1st Tp. 3rd Ble. H. A.,	5th Co. 2nd Eur. Bl. Fus.	1st detto,	tth date,	9th ditte	lat Co. Arty. Invalids.		3rd Co. 1st Bu. A., 2rd Tp. 3d Ble. H. A.	Diffu,	Dirto.		1st drifto. 4th Co. 3rd Br. A.	1st Tp. 2nd Bile, H. A.	2nd Co. 4th Bn. A.,	and ditto. 3rd ditto.		2nd Bn. Arty 1st Fur. Bl. Fus., Sappers and Miners,	
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715 Ditto,	Ditto,	Serjt. A	rublic Do. Rou Private,	Gunner, Ditto,	Ditto,	Gunner,	Ditro,	Ditte, Ditte, Private,	Gunner,	Private,	Ditto,	Ditto.	Ditto,	Gunner, Private	Ditto,	Corporal.	-	<u> </u>	Ditto.	Ditto,	Ditto,	Serjeant,	Gunner			
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<u>.</u>				Ditto,					(Assist. Adjutant)	(Artillery,)							Offg. Secretary	of India, Mi-	litary Depart-						•	
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22 Page	16		Sec. 5-12			- 4	A.A.	_	-													Š.				

General Treasury, the 31st December, 1951.

J. I. HARVEY, Sub-Treasurer.

Offs. Secretary to Government of India, Mry. Popl

General Post Office Notifications.

Export Overland Mail per P. and O. Co.'s Steamer " Hindostan," direct from Calcutta.

NOTICE is hereby given, for general information, that the Mails for Suez and the intermediate Ports, (Madras, Ceylon, Aden, Penang, Singapore and Hongkong,) intended for transmission by the Peninsular and Oriental Company's Steam Vessel "Hindostan," will be closed at this Office on Saturday, the 7th Proximo, and that an After Packet will be despatched hence on Sunday, the 8th idem, with the ordinary Mail, to ensure its arrival at Kedgeree, in time to reach the Steamer. The public are particularly requested to observe that no Letters for the "Hindostan"? can be received after 3 P. M. of that date.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge. Fort William, Gent. Post Office, The 23rd January, 1852.

NOTICE .- The Cart conveying the Mails for the North Western Provinces was attacked by Dacoits on the 23rd ultimo, while in transit between the Arrah and Benares Districts, at about a Mile East of Sunna Dak Chokee, and the Mails carried off. The Mails have all been recovered, with the exception of the Sherghotty Wallet of that date for Benares, which contained the undermentioned Packets:-

5 Packets from Gyah for Benares.

Packet from Dum Dum for Ditto.

Ditto from Chandernagore for Ditto.

1 Ditto

from Bogodhur for Ditto. from Mungulpore for Ditto. Ditto

Ditto from Burdwan for Ditto.

2 Packets from Sherghotty to Ditto.

J. R. BURLTON BENNETT,

Deputy Post Master General,

Calcutta, Genl. Post Office,) the 5th January 1852.

in Charge.

NOTICE .- The subjoined copy of a letter, No. 12827, dated 28th April last, from the Secretary to Her Majesty's General Post Office, Loudon, is published for general information.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

Calcutta, Genl. Post Office, \ The 30th June, 1851.

Colonial.

No. 12827.

General Post Office, 26th April, 1851.

SIR,-Referring to your letter of the 6th ultimo on the subject of the New Postal Convention between Great Britain and the United States, I beg to acquaint you, that letters arriving in this Country from India, addressed to the United States, can be sent forward to their destination, leaving the British Postage chargeable for their conveyance, to be paid by the persons to whom they are addressed.

I am, &c.,

(Sd.) W. L. MABERLY.

The Post Master General, Calcutta.

(True Copy.)

J. R. BURLTON BENNETT, Deputy Post Master General, in Charge.

NOTICE .- The subjoined copy of a Despatch No. 29 of 1851, from the Honorable the Court of Directors, dated the 24th September, forwarded to this Office by the Government of Bengal, is published for general information.

> J. R. B. BENNETT, Deputy Post Master General,

> > in Charge.

Calcutta, General Post Office, the 8th November, 1851.

PUBLIC DEPARTMENT,

No. 29 of 1851.

Our Governor of the Presidency of Fort William in Bengal.

1st. We have been informed, by direction of Her Majesty's Post Master General, under date the 18th instant, that " His Lordship has obtained the authority of the Treasury to despatch in future from the General Post Office in London the Mail for India vid Marseilles on the evening of the 8th of the month, instead of the 7th as hitherto, except on the occasions of the 8th falling on a Sunday, when the Mail will be despatched on the evening of the following day, and that this arrangement will come into operation with the Mail of the 8th proximo."

2nd. You will be careful, that the several Post Masters under your Presidency are duly advised of this alteration which we have by the present Mail notified to our Agents at Aden and in Egypt.

We are, &c.,

JOHN SHEPHERD, (Signed) and 12 other Directors

London, the 24th September, 1851.

(True Copy,)

W. SETON-KARR, (Signed) Under Secy. to the Govt. of Bengal, (True Copy,)

J. R. B. BENNETT,

Deputy Post Master General, in Charge.

NOTICE .- The subjoined Extract from a Letter dated 5th instant, received from the Post Master Hydrabad, is published for general information.

> J. R. BURLTON BENNETT, Deputy Post Master General.

Calcutta, Genl. Post Office, the 17th September, 1851,

Extract of a Letter from Captain W. Shelly, Post Master, Hydrabad, to C. P. Brown, Esq., Post Master General, Fort Saint George, No. 197, dated 5th September, 1851.

That all Letters, Papers and Parcels, addressed to Warungull, should be superscribed viâ Secundrabad, instead of via Nacricull as heretofore, the runners stationed between the latter station and Warungull having been removed, and posted on a direct route from Secundrabad to Warungull.

(True Extract,)

J. R. BURLTON BENNETT, Deputy Post Master General. NOTICE.—The Public are informed that, from the 1st proximo, the business of the General Post Office will be transacted in the old premises, near the Bankshall.

J. R. BURLTON BENNETT,

Deputy Post Master General,

in Charge.

Calcutta, Genl. Post Office, the 27th January 1852.

NOTICE.—The subjoined copy of a Notice issued by the London General Post Office, is published for general information.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.

Calcutta, Genl. Post Office, | the 30th April, 1851.

Instructions No. 4, 1851. By Command of the Post Master General.

Notice to the Public and Instructions to all Post Masters, Sub-Post Masters and Letter Receivers.

Parliamentary Proceedings to India and Hong Kong, vid Southampton.

General Post Office, February, 1851.

On and after the 1st March next, printed votes and proceedings of the Imperial Parliament, and of the Colonial Legislatures, may be transmitted by the Post between the United Kingdom and the East Indies, or Hong Kong, vid Southampton, (subject, however, to all the existing regulations and restrictions) at the following reduced rates of postage, viz.:

For any weight not exceeding four \ \ \text{Ounces,} \ \ \text{Ditto} \quad \text{exceeding four \} 2 \ d.

Ounces and not exceeding eight Ounces,...

Ounces and not exceeding twelve Ounces, 3 d.

Ditto exceeding twelve Ounces and not exceeding sixteen Ounces, 4 d.

and so on in proportion, viz., for every additional four Ounces in weight, above the weight of sixteen Ounces, an additional rate of one Penny, it being understood, that any lesser weight than four Ounces, shall be charged as four Ounces.

This Postage, which is entirely British Postage, and does not include the rate chargeable for conveyance in India, must, in all cases, be paid in advance.

(True copy.)

J. R. BURLTON BENNETT,

Dy. Post Master General, in Charge.

For North-Western Provinces.



The Cargo Boat "Luckia" in tow of the "Hoorngotta," will be dispatched to Allahabad and intermediate Stations, on or about

the 30th instant. For Freight of small Packages, (not exceeding the size of a one dozen case) and Treasure, apply at the Government Boat Office.

By order of the Superintendent of Marine,

JAS. SUTHERLAND, Secy. Supdt. of Marine.

No. 402. MARINE COURT.

At a Marine Court, assembled on Thursday, the 11th day of December, One Thousand Eight Hundred and Fifty-one, under Act No. XXIV. of 1845, Mr. Brauch Pilot Edmond Bartlett was tried on the following Charges.

Charges.—Mr. Branch Pilot Edmond Bartlett placed under arrest by order of the Superintendent of Marine on the following Charges:—

1st Charge.—For neglect of duty, on the 21st of October last, in not having made due preparations for a gale of wind when, in consequence of the state of the weather he was putting to Sea from the Sand Heads, in command of the "Cavery" Pilot Vessel, with a number of Pilots on board, leaving two inward bound Ships which he passed near in want of Pilots.

2nd Charge.—For neglect of duty in not exercising proper care and watchfulness as Commander of the "Cavery" Pilot Vessel during the night of the 21st and morning of the 22nd of October, whilst the gale was increasing.

3rd Charge.—For unseamanlike conduct whilst in command of the "Cavery" Pilot Vessel, in not having reduced sail in time on the morning of the 22nd day of October 1851, but allowed the said Vessel to be laid on her beam ends under double reefed topsails, with the topsail sheets stoppered at the yard arms, several hours after a severe gale had been on, whereby it became necessary to sacrifice the masts by cutting away the rigging, in order to save the Vessel from foundering with all on board.

By order of the Superintendent of Marine,

(Signed) J. SUTHERLAND,

Secretary.

Fort William, the 2nd December 1851.

FINDING.—The Court having maturely weighed and considered the evidence brought forward in support of the prosecution, together with that adduced on the defence, are of opinion that the Defendant Mr. Edmond Bartlett, Branch Pilot, is

Not Guilty of the 1st charge, Not Guilty of the 2nd charge, Not Guilty of the 3rd charge,

and do therefore acquit him the said Mr. Edmond Bartlett, Branch Pilot, of all and each of the same.

(Signed) Hy. PIDDINGTON,

President.

(Signed) R. Howe,

Judge Advocate.

Fort William, Master Atlendant's Office, The 20th of December 1851.

2nd. The Court having been called upon by the Superintendent of Marine to reconsider their decision on the grounds stated by him, they reassembled for that purpose but adhered to their original Finding.

3rd. The Proceedings of the trial having been submitted to Government, His Honor the Deputy Governor of Bengal intimated his disapproval of the Finding of the Court in the following letter from the Secretary to the Government of Bengal.

No. 52.

From the Secretary to the Government of Bengal, To the Superintendent of Marine.

Dated Fort William, the 16th January 1852.

SIR,—I am directed, by the Deputy Governor of Bengal, to acknowledge the receipt of your letter, No. 109, dated the 7th instant, submitting the minutes of Proceedings in the trial of Mr. Branch Pilot Edmond Bartlett, for neglect of duty and unseamanlike conduct whilst in command of the Pilot Vessel "Cavery," and in reply to state that His Honor, for the reasons assigned by you, disapproves of the Finding of the Court, which acquits Mr. Bartlett of all the charges preferred against him.

2nd. Your remarks on this trial, which appear to the Deputy Governor to be worthy of much attention, will be brought to the special notice of the Hon'ble the Court of Directors.

3rd. The enclosures of your letter will be returned as soon as copies have been made for record in this office.

I have, &c.,
(Signed) J. P. Grant,
Secy. to the Govt. of Bengal.

4th. The Master Attendent has been directed to release Mr. Branch Pilot Edmond Bartlett from arrest, and to allow him to return to his duty as a Pilot.

By order of the Superintendent of Marine, JAMES SUTHERLAND,

Secretary.

Fort William, Marine Superintendent's Office, The 28th January 1852.

Cumulary 1002.

COMMISSARIAT NOTICES.

SEALED Tenders will be received at the Executive Commissariat Office at the Presidency, up to 4 P. M. of the 16th February 1852, for the supply of the following Articles, for the Presidency Division, and on the march for one year, from the 1st May 1852.

Tenders will be received for each Article separately, agreeably to forms open to inspection at the above Office and not otherwise, and they will be opened and read on the 17th February 1852, at noon precisely, in the presence of such parties concerned as may choose to attend.

The sum noted opposite each item will be required as adeposit with corresponding Tender, and all further particulars may be obtained on application at the Commissariat Office.

Articles.	Depo- sit.	Articles.	Depo- sit.
Jane	Co.'s Rs.		Co.'s Rs.
Bread for Troops,	500	Table Rice	100
Bhur Boats,	200	Rice for Elephants? and Olloh for ditto, §	100
Coffee,	200	Sugar, Bennres,	100
Gear for Elephants and Bullocks,	100	Salt, Table and Com-	100

A. D. DICKENS, Lieutenant, Sub-Assistant Commissary General.

Fort William, Commissariat Office, } the 5th January 1852. OPIUM NOTIFICATION.—Notice is hereby given, that the Second Sale of Opium, the Provision of 1850-51, will be held at the Exchange Hall, on

Tuesday, the 10th February 1852, at 11 A. M., and will comprise 2,800 Chests, viz.:

Behar Opium,..... 1,920

2. The general conditions of the sale now advertised will be the same as usual. They may be ascertained by reference to the Notification issued on the 5th November 1851, and published in the Calcutta and Exchange Gazettes, or on application at the Office of the Board of Revenue.

3. The latest dates for deposit and clearance will be the 16th and 25th February 1852, respectively, that is to say, no Sub-Treasurer's Receipts, Company's Paper, or other Public Securities that may be tendered for Deposit in redemption of Promissory Notes given by purchasers at the Sale, will be received after 4 P. M. of Monday, the 16th February 1852; and no Treasury Receipts in full payment of lots will be accepted after 4 P. M. of Wednesday, the 25th February 1852.

4. In addition to the quantity above advertised for Sale, the following quantities, more or less, of Behar and Benares Opium of 1850-51, will be brought to Sale in the present year on or about the dates specified below:

the second of th	Behar, about Chests.	Benares, about Chests.	Total, about Chests.
On or about Wednesday, 10th March 1852, }	1920	880	2800
On or about Monday, 12th April 1852,	1920	880	2800
On or about Monday, 10th May 1852,	1920	880	2800
On or about Thursday, \\ 10th June 1852,	1920	880	2800
On or about Monday, 12th July 1852,	1920	880	2800
On or about Tuesday, 1 10th August 1852, }	1920	880	2800
On or about Friday, 10th September 1852,	1920	880	2800
On or about Monday, 1 11th October 1852	1920	880	2800
On or about Wednesday, 10th November 1852,	1920	880	2800
On or about Friday, 10th December 1852,	1892	869	2761
	19172	8789	27961

By order of the Board of Revenue, Fort William, the 19th January 1852,

CECIL BEADON, Junior Secretary.

ALL Persons indebted to, or having claims on the Estate of Lieutenant Colonel Napleton, deceased, late of the 13th Regiment Native Infantry, are requested to address, if by letter, Post-paid, the President of the Committee of Adjustment.

F. WHITELOCKE, Capt., 13th N. I., President Committee of Adjustment.

Delhi, 15th January 1852.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Colvin Corsar, a Captain in the 16th day of Decem-64th Regiment of Bengal ber last, It was or-Native Infantry, an Insoldered that the order vent.

matter be amended by striking out the words "seventh February," and instead thereof the words "sixth March" be inserted, and that the said Insolvent do personally attend to be examined by the said Court on the said 6th day of March next, at the hour of 11 o'clock in the forenoon of that day.

Thompson, Attorney.

In the matter of Edward On Monday, the Brown, late of Circular 15th day of Decem-Road in Calcutta, an Ac- | ber last, It was orcountant in the Office of | dered that the hearthe Collector of Calcutta | ing in this matter Stamps, an Insolvent. | shall be on the 6th day of March next, and that the said Insolvent do then attend to be examined by the said Court.

Dow, Attorney.

Chief Clerk's Office, 27th January 1852.

North-Western Bank of India.

THE opinion of Counsel, which has been taken as resolved by the Shareholders at the last Half-yearly General Meeting, being favorable to the feasibility of registering the Bank under Act No. XLIII. of 1850, the Manager hereby calls a Special Meeting of the Shareholders for the purpose of resolving that the Company shall be registered under the said Act, to be held at the Bank Premises, No. 4, Old Council House Street, Calcutta, at Noon, on Tuesday, the 20th day of April 1852.

This notice is given in pursuance of and as required by the fourth Section of the said Act XLIII. of 1850.

JOHN O'B. TANDY,

Manager.

North-Western Bank of India, Calcutta, 27th December 1851.

BANK OF BENGAL RATES.

DISCOUNT.

Private Bills and Notes at or within a months,	10	er (Cent
Government Acceptances do.,	6	"	**
INTEREST CHARGED.			
On Fixed Loans, not exceeding 3 months, on Deposit of Company's	8	"	**
On Deposit of Opium,	9	"	,,
On Deposit of Metals and Indigo, On Deposit of other Goods,	10	"	"
On Accounts of Credit, not exceed- ing 3 months, on Deposit of Com- pany's Paper,	81	"	,,
On Deposit of Opium,	94	"	27
On Deposit of Metals and Indigo,	94	23	23
On Deposit of other Goods,	101	"	"

W. GREY, Secy. & Treasurer.

Bank of Bengal, Galcutta, 17th Sept., 1851. NOTICE.—The Interest and Responsibility of Mr. Claud Hamilton in our Firm, expired on the 31st ultimo.

(Sd.) HAMILTON, HIGGINSON & Co.

Mirzapore, January 15th, 1852.

Military Orphan Press.

IT is hereby notified, for general information, that from and after the date of this advertisement all Bills and Receipts connected with the Military Orphan Press, will be signed by the Secretary of the Military Orphan Society, and that without such signature no Bills nor Receipts will be considered valid and sufficient.

By order of the General Management of the Military Orphan Society,

JOHN T. D. KIDD,

Secy. M. U. S.

KIDDERPORE, 7

THIS DAY IS PUBLISHED, The New Quarterly Bengal Army List,

No. XII.

OF HER MAJESTY'S AND THE HON'BLE COMPANY'S FORCES ON THE BENGAL ESTABLISHMENT.

Exhibiting the Rank, Standing, and Various Services of every Officer in the Army, distinguishing those who have received Medals and other distinctions, and who have been wounded, and in what actions; with their period of Service and dates of Commission.

Corrected to 10th January, 1852.

To which is added,

A List of Civil Servants

In Bengal and the North-Western Provinces, with the dates of their Appointments, &c.

PRICE-Four Rupees, each Quarterly Number, or to Subscribers, 12 Rupees per Annum,

Payable in Advance.

It is requested that all communications, orders or remittances for the above Army List be sent to the publishers, R. C. Lepage and Co.

A few Copies of previous Numbers of the New Army List are available to parties desirous of securing a complete series of the publication.

13th January, 1852.

JUST PUBLISHED,

And for Sale at the Exchange Hall,

AN INDEX to the Acts of the Legislative Council of India, from their commencement to the close of the year 1849.

By JAMES SMALL.

For Sale at the Military Orphan Press, PRICE 3 RUPEES,

AN ACT for punishing Mutiny and Desertion of Officers and Soldiers in the Service of the East India Company, and for regulating in such Service the Payment of Regimental Debts and the Distribution of the Effects of Officers and Soldiers dying in the Service.

AND

AN ACT for Limiting the Time of Service in the Army.

March 25, 1850.

GOVERNMENT BOOK AGENCY.

EDUCATION NOTICE.—Under the sanction of Government and with a view to extend the benefits of Education as widely as can be accomplished by such means, the Book Agent is authorized to sell at Cost Price, with a small additional per centage to cover the interest of outlay, all Works of which complete editions are purchased by, or published under the authority of the Government, to public and private Schools without distinction.

The following Works are at present in store at the Book Agency for sale:

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Govt. Book Agency, 30th August, 1851.

FRED. J. MOUAT, M. D., Govt. Book Agent.



APPENDIX TO

The Calcutta Gazette.

Published by Authority.

WEDNESDAY, JANUARY 28, 1852.

বন্ধ ও এতদেশীয় অপর ভাষাতে নামান্ধিত যে সকল চিঠার মালিকানের টিকানা নাহওয়াপুযুক্ত পুর্ণীয়া পোষ্ট আফিসে ১৮৪২ সালের মার্চ লাৎ ভিসেম্বর মাহাতে যে সকল চিঠা রাথিত হইয়াছে তাহার কর্ম।

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(To be Continued.)

[ইহার অবশিষ্ট আগামীতে প্রকাশ হইবেক।]

CALCUTTA,

General Post Office,

22nd September, 1851.

J. R. BURLTON BENNETT,

Deputy Post Master General, in Charge.



The Calcutta Gazette.

Published by Authority.

15 It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press by NOON of TUESDAYS and FRIDAYS: and of a few lines only, before 5 p. m. of those days.

SATURDAY, JANUARY 31, 1852.

No. 77.

Fort William, Home Department, the 30th January 1852.

Notification.—With reference to the Proclamation of the 15th of April 1850, it is hereby notified, for general information, that the Most Noble the Marquis of Dalhousie, K. T., Governor General of India, having returned to the Presidency, has this day resumed the seat of President of the Council of India,

> FRED. JAS. HALLIDAY, Secret to the Govt. of India.

> > No. 301.

Foreign Department,

Camp Raja-ke-Tulao, the 24th January 1852.

NOTIFICATIONS.—The Most Noble the Governor General is pleased to grant Lieutenant J. M. Mackenzie, Officiating Adjutant of the 3rd Regiment Punjab Cavalry, leave of absence for one year, under Medical Certificate, from the 12th of October last, for the purpose of visiting Simla and the Hills North of Deyrah.

No. 304.

The Most Noble the Governor General is pleased to direct the following transfers of the Head Quarters of Districts in the Punjab, together with corresponding alterations in the designation of each:—

The Civil Station of Shekhopoora is removed to Goojranwala.

Ditto of Deenanuggur to Goordaspoor. Ditto of Wuzeerabad to Sealkote.

No. 311.

Camp Benares, the 26th January 1852.

The Governor General is pleased to make the following Appointments in the Chandeyree District:

Captain C. J. Richardson to be Superintendent, Captain R. W. Elton, Assistant Superintendent, from the dates on which they may respectively arrive at Lullurpore.

No. 341.

Camp Benares, the 26th January 1852.

Lieutenant B. T. Reid, 34th Native Infantry, passed an examination in the Punjabee language on the 9th instant.

No. 354.

The Most Noble the Governor General has been pleased to appoint Mr. George Palmer, C. S., to be an Assistant Commissioner in the Punjab.

No. 362.

The Most Noble the Governor General is pleased to appoint 1st Lieutenant G. Moir, of the Artillery, Captain Commandant of No. 2 Light Field Battery in the Gwalior Contingent, vice Captain R. Warburton, placed at the disposal of the Commander in Chief.

No. 364.

Lieutenant Colonel Mackeson, C. B., Commissioner and Superintendent of Peshawur, assumed charge of his duties on the 9th instant.

No. 365.

The Most Noble the Governor General is pleased to grant Mr. T. B. Wright, M. D., in Medical charge of the Jeypoor Agency, fifteen days' leave of absence, in addition to the leave granted him on 22nd December last.

No. 371.

The Most Noble the Governor General has been pleased to appoint Lieutenant R. A. Keatinge, of the Bombay Artillery, and Assistant Superintendent of Nimar, to be Political Assistant in Nimar from the date on which Lieutenant Evans may embark for Europe on Furlough.

H. M. ELLIOT, Secy. to the Govt. of India, with the Govr. Genl. No. 2.

Fort William, Financial Department, the 15th January 1852.

Notification.—Notice is hereby given, that the Salaries, Pay, Batta, and Allowances of the Civil, Military, and Marine Departments, for January 1852, will be payable as under:

Military and Marine Departments, on Tues-

day, the 10th proximo.

Civil ditto, on Saturday, the 14th proximo. By order of the Hon'ble the President in

J. A. DORIN.

Secy. to the Govt. of India.

No. 73.

Fort William, Home Department, the 28th January 1852.

NOTIFICATIONS.—Mr. H. S. Ravenshaw, Officiating Magistrate and Collector of Benares, proceeded to Sea on the 21st instant, under the leave granted to him by the Government of the North-Western Provinces, in Orders of the 18th October last.

No. 79.

The 30th January 1852.

Mr. H. Pidcock's resignation of the East India Company's Civil Service, will date from to-mor-row the 31st January. This cancels the notice published in the Calcutta Gazette of the 17th instant, page 128.

No. 81. The Most Noble the Governor General in Council is pleased to permit Mr. Hugh Vans Hathorn to resign the East India Company's Civil Service from the 29th instant.

No. 82.

The Governor General in Council is pleased to permit Mr. Charles Fergusson Thompson to resign the East India Company's Civil Service from the 29th February next.

FRED. JAS. HALLIDAY, Secy. to the Govt. of India.

No. 102.

Fort William, Foreign Department, the 30th January 1852.

Notification .- The Hon'ble J. C. Erskine, Resident at Nipaul, reported his departure for the Cape of Good Hope on the Ship "Maidstone," which Vessel was left by the Pilot at Sea on the 21st instant.

FRED. JAS. HALLIDAY, Offg. Secy. to the Goot. of India.

Fort William, Home Department, Legislative, the 30th January, 1852.

The following Act, passed by the Governor General of India in Council on the 30th January 1852, is hereby promulgated for general information.

ACT No. VI. OF 1852.

An Act for defraying the Cost of a Light-House on Pedra Branca.

Whereas it has been deemed expedient, for the safety and guidance of Ships navigating the China Seas, to build a Light-House on the Island Rock called Pedra Branca, situated at the Eastern entrance of the Straits of Singapore;

And whereas certain sums of money were subscribed by private individuals for that purpose, but the same were insufficient to defray the expense of building such Light-House; And whereas the East India Company agreed to build such Light-House, and to advance certain sums of money to complete the same, on condition that the said sums of money were repaid to them by the levy of a toll on Ships and other squarerigged Vessels entering the harbour of Singapore; And whereas the said Light-House has been built by the East India Company, and it is desirable that the expense of building the same, and of maintaining a Light thereon, should be defrayed out of the monies arising from such toll; And whereas it may hereafter be deemed expedient to establish other Lights, or beacons in the Straits of Malacca or elsewhere near thereto, It is enacted as follows:

- I. The Light-House on Pedra Branca afore-said shall be called "The Horsburgh Light-House," and the said Light-House, and the appurtenances thereunto belonging or occupied for the purposes thereof, and all the fixtures, apparatus, and furniture belonging thereto, shall become the property of, and absolutely vest in the East India Company and their successors.
- II. From the first day of March, 1852, every Ship, being of the burden of fifty tons and upwards, which shall arrive at, or enter the harbour or road-stead of Singapore, from any part of the world, shall pay a toll of three cents, of a dollar per ton for every ton of her registered burden or tonnage; Provided always that no Ship shall pay such toll more than once in every six calendar months.
- III. All Ships of War belonging to Her Britannic Majesty, or any Foreign Government or State, and all armed Ships belonging to the East India Company, shall be exempt from the payment of such toll.
- IV. The management and controul of the said "Horsburgh Light-House," and of the keeper thereof, and of everything relating thereto, is hereby vested in the Governor of the Straits Settlements.
- V. The said Governor may appoint any person he may think fit, to be a Collector of the tolls payable under this Act.
- VI. Out of the funds raised by such tolls, an efficient Light shall be constantly kept up and exhibited during the night-time in and from the said Light-House, and the surplus monies arising from such tells, after deducting the expense of maintaining such Light as aforesaid, shall, from time to time, be paid over to the said East India Company, in liquidation of the monies they have advanced towards the erection and completion of the said Light-House, and the apparatus and furniture thereof.

VII. The toll to be levied under this Act shall become due and payable immediately on the arrival of every Ship liable thereto within the harbour or roadstead of Singapore; and immediately on the arrival of any such Ship within the said harbour or roadstead, the Collector appointed under this Act shall demand, or cause to be demanded, from the master or other person in command of such Ship, payment of the toll of three cents of a Dollar per ton for every ton of the registered burden or tonnage of such Ship, and if the same be not paid within two days after such demand made as aforesaid, or if at any time after the arrival of such Ship as aforesaid, the said Collector shall have cause to suspect, or believe, that such Ship will immediately leave the said harbour or roadstead, without paying such toll, it shall be

lawful for any Justice of the Peace, upon an affidavit to that effect being made before him on oath by such Collector (which oath the said Justice is hereby authorized to administer), to issue his Warrant under his hand, directed to any Peace Officer of Singapore aforesaid, to enter on board such Ship, and to seize and carry away any of the goods, merchandize, guns, tackle, apparel or furniture of or belonging to or on board such Ship, and to keep the same for the space of three days then next, unless the said toll shall be in the mean time paid; and in case the amount of the toll due by such Ship shall not before the expiration of such three days have been paid, then the said Collector may cause the said goods, merchandize, guns, tackle, apparel or furniture so seized to be sold, and out of the proceeds of such sale shall pay the amount of the said toll to which such Ship shall be liable, together with the reasonable charges of the seizure, detention, and sale, rendering to the master or owner, or other person having the command of such Ship, the overplus (if any) on demand.

VIII. The Officer of Government whose duty it shall be to grant a Port-clearance for any Ship clearing out of or leaving the port of Singapore aforesaid, shall refuse to grant such Port-clearance to any Ship until the owner, agent, master or other person in command of such Ship shall produce a certificate from the Collector appointed under this Act that such Ship has paid the amount of toll to which she is liable under this Act.

IX. Notwithstanding anything in this Act contained, the said Collector appointed under this Act, may sue for and recover the amount of any tolls payable to him under this Act, by action of debt or suit in equity in any of Her Majesty's Courts in India, against the owner, or master, or other person who, at the time of default made in the payment of such toll, owned or had the command of any Ship liable thereto.

X. In order to ascertain the exact burden or tonnage of any Ship liable to pay the toll leviable under this Act, the Collector appointed under this Act may apply to any Justice of the Peace to require, and such Justice of the Peace shall thereupon summon and require, the owner, master, or other person in command of such Ship, or any person having possession of the same, to produce the register of such Ship, for the inspection of such Justice, and upon the refusal or neglect of any such owner, master, or person to produce such register, it shall be lawful for such Justice to adjudge such owner, master, or person to pay a fine not exceeding one hundred dollars, and in default of payment, to be imprisoned in Her Majesty's Gaol for any period not exceeding two calendar months.

XI. When and so soon as the monies to be advanced by the said East India Company towards the erection and completion of the said Light-House shall have been fully repaid and liquidated in manner herein provided for, it shall be competent for the Governor of the Straits Settlements, to build, or cause to be built, one or more other lights or beacons for the safety and guidance of Ships in such part or parts of the Straits of Malacca, or near thereto, as shall be deemed expedient, and the cost thereof, and of maintaining the same, and of keeping up and exhibiting a light or lights therefrom, shall be defrayed out of the surplus monies arising from the toll payable under this Act, after defraying the current expenses of maintaining the "Horsburgh Light-House" aforesaid.

XII. Nothing in this Act contained shall be construed to authorize the levy of a toll upon any Ship passing through the Straits of Singapore and not entering the said harbour or roadstead of Singapore aforesaid.

XIII. The word "Ship" throughout this Act mentioned, shall be held to mean and include a Schooner, Cutter, Brig, Brigantine, Barque, Junk, Steam-Boat, and every other Vessel, as well as a Ship; and words importing the singular number only shall include the plural number, and words importing the plural number only shall include also the singular number, and words importing the masculine gender shall extend to females, unless there be something in the subject or context repugnant to such construction,

FRED. JAS. HALLIDAY, Secy. to the Govt. of India.

Fort William, Home Department, Legislative, the 23rd January, 1852.

The following Draft of a proposed Act was read in Council for the first time on the 23rd January 1852.

ACT No. --- OF 1852.

An Act to amend certain provisions of Regulation VII. of 1832 of the Madras Code.

Whereas it is expedient to amend the provisions of Section XLII. of Regulation VII. of 1832 of the Madras Code, It is hereby enacted as follows:

 The second and third Clauses of Section XLII. of Regulation VII. of 1832 of the Madras Code are hereby repealed.

II. So much of Section XLII., Regulation VII. of 1832 of the said Code as is not hereby repealed shall be applicable to all the classes of persons specified in Section XIII. of the said Regulation.

III. The consent of the Defendant to refer a claim brought against him under Section XLII. of the said Regulation, to the decision of a Punchayet, shall be no longer required.

IV. In all cases in which the amount of the claim shall exceed one thousand Company's rupees, or in which judgment shall have been given upon an ex-parte hearing for payment of a sum exceeding two hundred Company's rupees, or for the recovery of property exceeding in value the said sum of two hundred Company's rupees, an appeal shall lie from the decision of a Punchayet held under the provisions of Section XLII. of the said Regulation to the Court of Sudder Adawlut at Madras, and the said appeal shall be prosecuted, heard and determined according to the rules in force with regard to appeals from Zillah Courts.

V. The Plaintiff or Defendant may plead by Vakeel before any Punchayet held under Section XLII, of the said Regulation. In awarding costs in a case in which a paid Vakeel has been employed by the successful party, the Punchayet shall tax the charge made in respect of such Vakeel, so that it shall not exceed the amount allowable, under Section XXV., Regulation XIV. of 1816 of the Madras Code, to a Vakeel employed in a regular suit in a Zillah Court; Provided always that the said Punchayet shall only allow such costs, or any part of them, when in their judgment, there was reasonable cause, from the nature of the suit, for having recourse to the services of a Vakeel.

VI. After a copy of the Plaint has been furnished to the Defendant or his Vakeel, he shall file or deliver his answer on a day to be fixed by the Punchayet, within thirty days after the date of the delivery of the copy of the Plaint.

VII. If the Plaintiff or his Vakeel shall no appear at the time fixed for the trial of the suit by a Punchayet held under Section XLII. of the said Regulation, and shall not show sufficient cause for his absence, the Punchayet shall dismiss the suit for want of prosecution, and shall award to the Defendant costs at the rate of two per cent. on the amount of the claim. If the Defendant, without sufficient cause shown, shall refuse to answer the Plaint, or shall not attend are the time fixed for the trial, the Punchayet having ascertained that he was duly served with a copy of the Plaint, and with notice of the hour fixed for the trial, shall proceed to try the case ex-parte, and shall give judgment thereupon, and such judgment shall be as valid as if both parties had attended at the said trial. Provided always that the Officer Commanding the Field Station or Detachment, on sufficient cause being shown to him, may suspend the execution of any judgment given in the absence of the Defendant, and may recommend to the Sudder Adawlut to grant a new trial of the cause, and the Sudder Adawlut may, in their discretion, allow or disallow the new trial proposed, and their order allowing or disallowing the same shall be final.

Ordered, that the Draft now read be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India after the 23rd day of April next.

FRED. JAS. HALLIDAY,
Secy. to the Govt. of India.

No. 253.

Orders by the Hon'ble the Deputy Governor of Bengal.

Appointments.—The 21st January 1852.—Baboo Gopaul Loll Mitter, Deputy Magistrate, to be a Member of the Local Committee of Public Instruction at Beerbhoom.

Baboo Issenchunder Dutt, Deputy Collector under Regulation IX. of 1833, attached to the 4th or Western Survey Division, has been vested with the powers of a Collector, under Regulation VII. of 1822, in the districts of Bhaugulpore, Monghyr, Beerbhoom, East and West Burdwan, Nuddea, Moorshedabad, Dinagepore, Purneah, Rungpore, Bogra, Rajshahye and Malda.

The 26th January 1852.—Mr. J. Combe to be a Joint Magistrate and Deputy Collector of the 2nd Grade, in the district of Chumparun.

Mr. W. G. Young, Superintendent of Survey in the 1st or Northern Division, Mr. E. G. Birch, Assistant to the Superintendent, and Deputy Collector Baboo Kettermohun Mookerjee, have been respectively vested with the powers described in Regulations VII. of 1822 and IX. of 1825, in the districts of Jessore, Furreedpore and Mymensing.

Mr. C. S. Belli to be a Joint Magistrate and Deputy Collector of the 2nd Grade, in the district of Jessore.

The 27th January 1852.—Mr. T. C. Loch to officiate as Collector of Beerbhoom, until further orders.

Mr. R. R. Sturt to officiate as Collector of Bhaugulpore during the absence of Mr. G. Loch, or until further orders.

Mr. F. B. Kemp, Collector of Sylhet, to be Collector of Mymensing.

Mr. A. Grote, Collector of Mymensing, to be Collector of Sylhet, continuing to officiate as Collector of Calcutta, until further orders.

The 28th January 1852.-Mr. G. F. Cockburn to be Collector of Monghyr.

Leave of Absence.—The 26th January 1852.—Mr. R. Finney, Deputy Collector, under Regulation 1X. of 1833, in the 24-Pergunnahs, for ten days, in addition to the leave granted to him under Orders of the 23rd ultimo.

The 27th January 1852.—The Revd. F. W. Vaux, Chaplain of Bhaugulpore, for three weeks, under Section XXIV. of the Absentee Rules, in extension of the leave obtained by him in Orders of the 4th September last.

By order of the Hon'ble the Deputy Governor of Bengal,

J. P. GRANT,

Secy. to the Govt. of Bengal.

No. 21 C of 1852.

Orders by the Hon'ble the Lieutenant Governor of the North-Western Provinces.

Foreign Department.

Lieut. Governor's Camp, the 19th January 1852.

Appointment.—Mr. F. P. Buller to be Agent to the Hon'ble the Lieutenant Governor at Furruckabad.

No. 257 of 1852.

Judicial and Revenue Department, Lieut. Governor's Camp, the 19th January 1852.

Appointments. — The Hon'ble the Lieutenant Governor has been pleased, with the sanction of the Most Noble the Governor General, to appoint Mr. D. B. Morrieson to be a Member of the Sudder Board of Revenue, N. W. P.

Mr. C. Allen to be Commissioner of the Meerut Division.

Mr. F. P. Buller to be Civil and Sessions Judge of Furruckabad.

Mr. P. C. Trench to be Magistrate and Collector of Shahjehanpore, but to continue to officiate as Judge of Scharunpore, till further orders.

Mr. C. W. Fagan to be Magistrate and Collector of Ghazeepore.

The above Appointments to have effect from the date of Mr. F. H. Robinson's resignation of the Service.

No. 261 of 1852.

Appointments. - The Hon'ble the Licutenant Governor has been pleased, with the sanction of the Most Noble the Governor General, to appoint Mr. Samuel Sneade Brown a Judge of the Sudder Dewanny and Nizamut Adawlut, N. W. Pro-

Mr. Henry Byng Harington to be Civil and Sessions Judge of Agra.

Mr. Thomas Parry Woodcock to be Civil and Sessions Judge of Benares.

Mr. William Pulteney Masson to be Civil and Sessions Judge of Goruckpore.

Mr. Henry Carre Tucker to be Magistrate and Collector of Allahabad.

The above Appointments to have effect from the date of Mr. H. W. Deane's resignation of the Service.

The Hon'ble the Lieutenant Governor has been pleased, with the sanction of the Most Noble the Governor General, to appoint Mr. Henry Byng Harington to officiate as a Judge of the Sudder Dewanny and Nizamut Adawlut, during the absence of Mr. H. Lushington, or till further orders.

No. 271 of 1852.

Lieut. Governor's Camp, the 21st January 1852.

Appointments .- Mr. Simon Fraser to officiate as Commissioner of the Meerut Division, till further orders.

Judicial Department.

Mr. Robert Brooke Morgan to officiate as Civil and Sessions Judge of Delhie.

Judicial and Revenue Department.

Mr. Arthur Austin Roberts to officiate as Magistrate and Collector of Delhie.

> J. THORNTON, Secy. to the Govt., N. W. P.

No. 260 of 1852.

Lieut. Governor's Camp, the 24th January 1852. Leave of Absence .- Mr. R. Marriott, Joint Ma-

gistrate and Deputy Collector of Goruckpore, for one month, under Section XI. of the Amended Absentee Rules, from the date of making over charge of his duties.

JOHN W. SHERER,

Offg. Asst. Secy. to the Govt., N. W. P.

General Orders by the Hon'ble the President of the Council of India in Council.

Fort William, 29th January 1852.

No. 63 of 1852 .- The permission granted by the Bombay Government to Assistant Surgeon R. W. Macaulay, M. D., of the Bengal Medical Department, to proceed thence to Europe on Furlough, on Medical Certificate, is confirmed.

No. 64 of 1852.—The Honorable the President of the Council of India in Council is pleased to make the following Appointment :-

Lieutenant A. S. Johnstone, of Engineers, at present Deputy Superintendent Ganges Canal, to be Executive Engineer Western Sirhind Division, Department of Public Works.

No. 65 of 1852.—At the recommendation of the Military Board, Overseer G. Mylne, of the Department of Public Works, whose removal to the

Civil Architect's Department was announced in General Order by the President in Council, No. 692, of the 26th December 1851, will remain attached to the Dacca Division.

No. 66 of 1852 .- Lieutenant Robert Erskine Anderson, of the 15th Regiment Native Infantry, is permitted to proceed to Australia, on Medical Certificate, and to be absent from Bengal on that account for two years.

No. 67 of 1852.—Ensign Addington Taylor, of the 25th Regiment Native Infantry, has leave of absence from 7th December 1851 to the 7th June 1852, to visit Bombay, with permission to proceed thence to Europe, on Furlough, on Medical Certificate.

No. 68 of 1852 .- The leave of absence to visit Bombay, on Medical Certificate, granted to Lieu-tenant Patrick Maxwell, of the 37th Regiment Native Infantry, in General Order, No. 625, of the 28th November 1851, is extended to the 25th January i852, to remain at Bombay on the same account.

No. 69 of 1852 .- The undermentioned Officers are permitted to proceed to Europe on Furlough:

First Lieutenant Charles William Timbrell, of the Regiment of Artillery,

On Medical Certificate.

Lieutenant Frederick Charles Innes, of the 60th Regiment, N. I.,

General Orders by the Most Noble the Governor General of India in Council.

Fort William, the 30th January 1852.

No. 70 of 1852 .- The Most Noble the Governor General of India in Council is pleased to make the following Promotions and Alteration of a gramma de

43rd Regiment Native (Light) Infantry.

Lieutenant and Brevet Captain Edward King Edward of January to be Captain of a Com- in succession to pany.

Captain William Captain William

From the 21st of January 1852, pany, ... Captain William Ensign Robert Walthall Gilbert Don deceased.

Thomas Russell to be Lieutenant,

48th Regiment Native Infantry.

Lieutenant Theophilus Green to be Captain of a November 1850, in Company,

From the 7th succession to Capt. Ensign Octavius Ludlow Fredk. Thos. Pater-Smith to be Lieutenant, .. | son retired.

50th Regiment Native Infantry.

Lieutenant and Brevet Captain Henry Nicoll to be Captain of a Company, from the 22nd October 1849, vice Captain John Macdonald retired.

Ensign Augustus William Bolton to be Lieutenant, vice Lieutenant and Brevet Captain Henry Nicoll promoted, with rank from the 27th October 1850, vice Lieutenant James Cathcart deceased.

Alteration of Rank.

Lieutenant Andrew Aldcorn Munro to rank from the 22nd October 1849, vice Lieutenant Henry Nicoll promoted.